

**Manipur**



**Gazette**

PUBLISHED BY AUTHORITY

No. 72

Imphal, Wednesday, January 7, 1953

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**GOVERNMENT OF MANIPUR.**

**Orders by the Chief Commissioner.**

**PART II**

Imphal, the 31st Dec '52.

**No FA/85/52/41**—The Chief Commissioner is pleased to grant earned leave to Jonab Md. Bashiruddin Ahmed, S. D. C. for 9 days (nine) with effect from the forenoon of the 15th September, 1952.

T. Kalachand Singh,  
Asstt. Secretary to the Govt. of Manipur.

**PART III**

**NOTICE No 1 ELECTION OFFICE, MANIPUR**

Imphal, the 31st December, 1952.

Electoral Rolls of (i) Khurai Electoral College Constituency, (ii) Wangkhei-Kongha Electoral College Constituency, and (iii) Irinbung-Yuripok-Top Chingtha constituency.

A draft list of electors included in this part of the above named roll is herewith published for general information. All claims to be included in this roll shall be made in Form VI/VII and all objections to any name entered therein in Form VIII not later than the 21st day of January, 1953.

The revising authority to whom such claims and objections are to be preferred is Sub-Deputy Collector, Imphal East Tahsil, Imphal.

Claims and objections shall be addressed to the Revising Authority and shall either be presented to the Revising Authority specified in this notice or to the Electoral Registration Officer or be sent by post to Revising Authority specified in this notice so as to reach him not later than the 21st day of January, 1953.

Place :— Election Office.

Dated 31-12-52.

M. N. Phukan,  
Electoral Registration Officer, Manipur.

**NOTICE**

**Imphal, the 29th Dec. 1952.**

**No. PP 81/52 8**—Notice is given hereby for general information that the booklet entitled "India-Pakistan Passport and Visa Scheme" can be had from the Calcutta agents given below :

Roy Chawdhury & Co., 119  
Ashutosh Mukherji Road-25.  
Chatterji & Co. 8, Bacha Ram  
Chatterjee Lane.  
Chakervarty Chatterji & Co.Ltd.,  
15, College Square.  
Hindu Library, 69-A, Bale Ram Street.  
Lahiri & Co., Ltd., M/S S.K.  
M. C. Sarkar & Sons, Ltd. 14, Bankim  
Chatterji Street.  
R. Cambray & Co., Ltd. Kant House  
P33, Mission Road. Extension,  
Roy Chaudhury & Co.M/S.N.M.72,  
Harrison Road.  
Thakar & Sons Ltd.M/s,S C.1/1/IC.  
College Square.  
Wheeler & Co. A. H. 18, Netaji Subas Road.  
Thaker Spink & Co.,(1938) Ltd.  
Newman & Co.  
Govt. of India Book Depot  
8, Hastings St., Calcutta.

**T. Kipgen,**  
Secretary to the Government of Manipur.



EXTRAORDINARY

PUBLISHED BY AUTHORITY

No 73-E-34 Imphal, Saturday, January 10, 1953.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

Imphal, the 4th February, 1952.

**No HE,9/VI/50.**—Shri R. K. Jenendra Singh, Store-keeper, Hydro-electric Office under suspension is dismissed forthwith for gross negligence of duties and misappropriation of Government property.

Sham Sunder Lal,

Development and Revenue Commissioner &  
Ex-officio Secretary to the Govt. of Manipur.

TENDER NOTICE.

Imphal, the 9th January, 1953

Sealed tenders are invited for the supply of 36 (thirty six) reams and 10 (ten) quires of D. F. Badami or White paper for printing A. R. M. claims petition forms. Tenders will be received by the undersigned in the press office upto 16th January, 1953 during office hours with samples.

Tenders will be opened before the tenderers at 4 P. M. of the last date and the successful tenderer will have to deposit a sum of Rs 50 - (Rupees fifty) as security. There is no obligation to accept the lowest tender.

G. H. Singh,

Supdt., Govt. Press Manipur.

TOUR PROGRAMME OF CHIEF COMMISSIONER.

14-1-53 (Wednesday)	1 P. M.	...	Leave Imphal
	3 P. M.	...	Arrive Churachandpur by motor car.
			Halt at Churachandpur Inspection Bungalow.
15-1-53 (Thursday)	9 A. M. to 11 A. M.		Interviews.
	11 A. M.	...	Inspect Dispensary.
	12 A. M.	...	Inspect Govt. M. E. School
16-1-53 (Friday)	9 A. M. to 11 A. M.		Interviews.
17-1-53 (Saturday)	9 A. M. to 11 A. M.		Interviews.
	11 A. M.	...	Inspect S. D. O.'s Office.
18-1-53 (Sunday)	9 A. M. to 11 A. M.		Interviews
19-1-53 (Monday)	10 A. M.	...	Leave Churachandpur by motor car.
	11 A. M.	...	Inspect Bishenpur Tahsil Office.
	11-30 A. M.	...	Inspect Bishenpur Police Station.
	1 P. M.	...	Arrive Imphal.



**Manipur**



**Gazette**

**EXTRAORDINARY**

**PUBLISHED BY AUTHORITY**

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No. 74-E-35 Imphal, Monday, January 19, 1953.

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**GOVERNMENT OF MANIPUR**

**Orders by the Chief Commissioner.**

**PRESS NOTE.**

On 26th January, 1953 during the Republic Day Celebration there will be a carnival show (variety show and fan-fare) at 4th Bn. Assam Rifles Football Ground between 1100 to 1600 hours. The public are cordially invited to the sports. There will be a gate ticket at -/1/- (one anna) for each individual. The 4th Bn. Assam Rifles Band will be in attendance during the sports. The programme of events is given below :—

1. Binocular March
2. Hattng the chati-blind folded.
3. Ring the duck.
4. Covering the coin.
5. Horse Race Raffle.
6. 22 Shooting.
7. Football killing.
8. Hitting Joker, with tennis ball.
9. Indian Ocean.
10. Putting ping pong ball.
11. Lottery.
12. Throwing Football into a bucket.
13. Throwing dart.
14. Golf.

G. H. Singh,  
Publicity Officer, Manipur.





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No. 75.

Imphal, Wednesday, January 21, 1953.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART II

NOTIFICATION.

Imphal, the 5th January, 1953.

The following notification issued by the Government of India, Ministry of States, New Delhi is republished for general information :—

No. 196-J.

Government of India.

Ministry of States.

New Delhi-2, the 18th September, 1952.

In pursuance of clause (1) of article 239 of the Constitution, the President hereby directs that the following further amendments shall be made in the notification of the Government of India in the Ministry of States No. 104-J, dated the 24th 1950, namely :—

In Schedule 1 to the said notification,

- (1) After the entry relating to the Vaccination Act, 1880 ( XIII of 1880 ), the following entry shall be inserted, namely :—  
“The Municipal Taxation Act, 1881” (XI of 1881) Sections 3-A and 5.
- (2) After the entry relating to the Destructive Insects and Pests Act, 1914, ( II of 1914 ) the following entry shall be inserted, namely :—  
“The Local Authorities Loans Act, 1914” ( IX of 1914 ) Sections 3, 4, 5 and 6.
- (3) After the entry relating to the Cinematograph Act, 1918, ( II of 1918 ), the following entry shall be inserted, namely :—  
“The Local Authorities Pensions and Gratuities Act, 1919” ( I of 1919 ) Sections 4 and 5.

P. C. Deb,

Secretary to the Govt. of Manipur.

PRESS NOTE

Imphal, the 24th January '53.

The Commandant, 4th Bn Assam Rifles has intimated that the portion in respect of levying ONE ANNA for gate ticket as published in the Manipur Gazette No. 74-E-35 of 19th January '53 stands deleted. It will be free.

G. H. Singh,  
Publicity Officer, Manipur.





**Manipur**



**Gazette**

PUBLISHED BY AUTHORITY

No. 76.

Imphal, Wednesday, January 28, 1953.

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**GOVERNMENT OF MANIPUR.**

**Orders by the Chief Commissioner.**

**PART II**

Imphal, the 6th January, 1953.

No. FA/35/52—The Chief Commissioner is pleased to grant earned leave to Shri Suresh Chandra Bardhan, Government Advocate and Public Prosecutor for 21 (twenty one) days with effect from the forenoon of the 15th December 1952.

T. Kalachand Singh.  
Asstt. Secretary to the Govt. of Manipur.  
Revenue & Finance Department.

Imphal, the 21st January, 1953.

No. S/T, 49, 51/131 —In exercise of the power conferred upon him by sub-section (2) of Section 7 of the Assam Sales Tax Act, 1947 ( Assam Act XVII of 1947 ) as extended to the State of Manipur, the Chief Commissioner is pleased to amend, with effect from the 20th November, 1952, Schedule III of the said Act by adding the following as a new item :—

Description :— Goods sold at Defence Services installations.

Condition and exceptions subject to

which exemption has been allowed :— Exemption is allowed on condition that the goods are sold to personnel of the Defence Services at prices fixed by the Govt. of India.

P. C. Deb,  
Secy. to the Govt. of Manipur.

Imphal, the 14th Jany. 1953.

No. Press-1/53/2—In exercise of the powers conferred upon him u/s 9 of the Press and Registration of Books Act, 1867 read with the Government of India, Ministry of States notification No. 104-J dated the 24th August 1950 the Chief Commissioner is pleased to appoint the Publicity Officer as the Officer to whom printed or lithographed copies of the whole of every books should be delivered free of expense to the Government by the Printers.

T. Kipgen,  
Secretary to the Government of Manipur.

NOTIFICATION

Whereas I am of opinion as the result of an enquiry held into the constitution, working and financial condition of the Hoitang C. S. Ltd (Regd. No. 463 of 1948-49) in Manipur, under sub-section (1) of section 35 of the Co-operative Societies, Act, II of 1912 that the society ought to be dissolved.

Now, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further in exercise of the power conferred by Sub-section (1) of section 42 of the same Act, I hereby appoint Mr. Kaokholal Thangjoin, Inspector of C. S. to be liquidator of the said society.

All claims against the dissolved society must be submitted to the liquidator within one month of the publication of this notice.

H. B. Singh,  
Registrar, Co-operative Societies, Manipur.

PART III

NOTICE

Imphal, the 8th January, 1953.

For the promotion of agricultural welfare the Govt. of India allocate certain quotas of C. I. Sheets to different States for the use of the agriculturists in making residential houses, cowsheds, tools, implements etc.

Accordingly this Govt. have commenced indenting requirements of iron & steel for agricultural purposes from period IV/1952 i. e. from quarter October to December, 1952.

The distribution will be effected subject to strict vigilance at all stages to ensure that the C. I. sheets thus allocated solely for agricultural purposes are not diverted for misuse.

Application affixing Court Fee Stamp of eight annas each may be made to the undersigned upto 15th February 1953 by real agriculturists who are in urgent bona-fide need of C. I. sheets for the purpose indicated above. The case of real cultivators from the rural areas will be first attended to.

S. Gourahari Singh,  
Asstt. Secretary to the Govt. of Manipur.  
Home & Development Department.

Manipur



Gazette

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Imphal, Wednesday, February 4, 1958.

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GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner

PART II

NOTIFICATION.

Imphal, the 21st January, 1958.

**No HP/53/52**—In exercise of the powers conferred by sub-section (1) of section 91 of the Motor Vehicles Act, 1939 (IV of 1939) and in particular by clause (1) of sub-section (2) of that section, as delegated to him by the Government of India, Ministry of States Notification No 104/J dated the 24th August 1950, the Chief Commissioner is pleased to make the following amendment to the Motor Vehicle Rules 1951, published under Notification No. HP/36/51 of 7th November 1951, namely :—

AMENDMENT.

In rule 182, add the following proviso :—

Provided, however, that all Motor Vehicles shall blow their horns when negotiating a road bend in all roads throughout the State.

T. Kipgen,  
Secy. to the Govt. of Manipur.  
Home and Development. Dept.

Imphal, the 24th January, 1958.

**No. IN-38/52/88**—In exercise of the powers conferred upon him by Section 85 of the Factories Act 1948 (Act LXIII of 1948) and Government of India, Ministry of State's Notification No. 104-J dated the 24th August 1950 the Chief Commissioner is pleased to order that the provisions under Section 6 of the Factories Act, 1948 in respect of Approval, Licensing and Registration of Factories and the rules made thereunder shall be applicable to all Mills (rice, atta, flour, oil etc) of this State irrespective of the number of workers employed in them.

G. H. Singh,  
Asstt. Secy. to the Govt. of Manipur.

EXTRAORDINARY  
PUBLISHED BY AUTHORITY

No. 78-E-36 Imphal, Friday, February 6, 1953.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

GOVERNMENT OF MANIPUR  
Home & Development Department, Manipur.

Imphal, the 29th Dec.'53

D.O/130/51/62.

PROCEEDINGS OF A MEETING OF THE SUB COMMITTEE HELD ON THE  
15TH DECEMBER 1952 IN CONNECTION WITH THE UTILISATION OF  
THE DONATION MADE BY THE INDIAN RED CROSS SOCIETY.

- Present :-
1. Sri P.N. Phukan, Deputy Commissioner, Manipur.
  2. Sri Lalit Madhab Sarma President, M.S.C.
  3. Sri O. Niladhwaia Singh S.D.O. Sadar.
  4. Sri H. Ibungoyaima Singh S.D.O.
  5. Sri N. Gourahari Singh
  6. Sri S.L. Lunoh
  7. Sri Teba kilong.
  8. Sri N. Ibemcha Singh Secy. Praja-santi party.
  9. Sri Th. Bira Singh
  10. Sri Basiruddin Ahmad S.D.C. Imphal East.
  11. Sri Th. Birhari Singh S.D.C. Imphal West.
  12. Sri Kh. Gokulchand Singh, S.D.C. Thoubal
  13. Sri Kh. Brjamohon Singh, S.D.C. Bishenpur.
  14. Sri P. Naboku Singh S.D.C. Sadar & Thoubal Hills.
  15. Sri S. Gourahari Singh Asstt. Secy. Dev. Dept.

1. Approved the list-s of persons deserving relief in the Manipur Valley submitted by the Sub-Deputy Collectors, totalling 428.

2. Considered the list received so far from the Hill Sub-divisional officers.

Approved the lists received from the S.D.O. Tamenglong containing 10 houses and that from the S.D.O. Ukhrul containing 79 names.

During the progress of the discussion a list from S.D.O. Churachandpur was received containing names of villages recommending relief. The Committee is of the opinion that no action can be taken on such a list unless the names of the deserving persons are indicated.

RESOLVED that the S.D.O., be requested to send names by the 30th December 1952.

RESOLVED further that the S.D.O., Jiribom and the S.D.O. Sadar and Thoubal Hills are urgently reminded to submit lists of deserving persons in their areas by the 30th Dec. 1952.

3. RESOLVED that the list of deserving persons are approved by the committee be sent to the Assistant Secretary to the Government of Manipur, Home and Dev. Depts for necessary action.

4. Considered resolution No.2 of 19-11-52 wherein allocations of Rs.6,500/- and Rs.3,500/- were made for the valley and hill areas respectively.

RESOLVED that half of the total amount received from the Red Cross be allotted for the valley areas and half for the hill areas.

5. Considered the question of establishing a branch of the Red Cross Society at Imphal.

RESOLVED that as the Chief Medical Officer is absent to-day, the matter be discussed in the next meeting on 30-12-52.

**EXTRAORDINARY**

**PUBLISHED BY AUTHORITY**

No. 78-B-36

Imphal, Friday, February 6, 1953.

**GOVERNMENT OF MANIPUR**

**Orders by the Chief Commissioner.**

GOVERNMENT OF MANIPUR  
Home & Development Department, Manipur.

Imphal, the 29th Dec. '53

MANIPUR SECRETARIAT  
2026/10  
9/12

Co.MD/130/51/52.

PROCEEDINGS OF A MEETING OF THE SUB COMMITTEE HELD ON THE  
15TH DECEMBER 1952 IN CONNECTION WITH THE UTILISATION OF  
THE DONATION MADE BY THE INDIAN RED CROSS SOCIETY.

- Present :-
1. Sri M.N. Phukan, Deputy Commissioner, Manipur.
  2. Sri Lalit Madhab Sarma President, M.S.C.
  3. Sri O. Nilodhara Singh S.D.O. Sadar.
  4. Sri H. Ibungoyima Singh S.D.O.
  5. Sri N. Gourahari Singh
  6. Sri S.L. Luneh
  7. Sri Teba kilong.
  8. Sri N. Ibomcha Singh Secy. Prajasanti party.
  9. Sri Th. Bira Singh
  10. Sri Basiruddin Ahmad S.D.C. Imphal East.
  11. Sri Th. Bihari Singh S.D.C. Imphal West.
  12. Sri Kh. Gokulchand Singh, S.D.C. Thoubal
  13. Sri Kh. Brjanchoh Singh, S.D.C. Bishenpur.
  14. Sri M. Nabakur Singh S.D.C. Sadar & Thoubal Hills.
  15. Sri S. Gourahari Singh Asstt. Secy. Dev. Dept.

1. Approved the list-s of persons deserving relief in the Manipur Valley submitted by the Sub-Deputy Collectors, totalling 428.

2. Considered the lists received so far from the Hill Sub-divisional officers.

Approved the lists received from the S.D.O. Tamenglong containing 10 houses and that from the S.D.O. Ukhrul containing 79 names.

During the progress of the discussion a list from S.D.O. Churachandpur was received containing names of villages recommending relief. The Committee is of the opinion that no action can be taken on such a list unless the names of the deserving persons are indicated.

RESOLVED that the S.D.O., be requested to send names by the 30th December 1952.

RESOLVED further that the S.D.O., Jiribam and the S.D.C. Sadar and Thoubal Hills are urgently requested to submit lists of deserving persons in their areas by the 30th Dec. 1952.

3. RESOLVED that the list of deserving persons approved by the committee be sent to the Assistant Secretary to the Government of Manipur, Home and Devs. Depts for necessary action.

4. Reconsidered resolution No. 3 of 19-11-52 wherein allocations of Rs. 5,500/- and Rs. 3,500/- were made for the valley and Hill areas respectively.

RESOLVED that half of the total amount received from the Red Cross be allotted for the valley area and half for the Hill areas.

5. RESOLVED that the necessity of establishing a branch of the Red Cross Society at Imphal.

- 2 - whereon to-day, the matter be discussed



LIST OF SUFFERERS OF THOUBAL TAHSIL

<u>Serial No.</u>	<u>Name &amp; Father or Husband's name</u>	<u>RESIDENCE</u>
1.	Pisak Babi d/o late Abdul Wahed	Uchiwa
2.	Burma Bibi d/o late Tolmu mia	Khelakhong
3.	Joinul Bibi w/o late Tomba	Irong Chesba
4.	Leifrakpam Chaoton Singh s/o 1/Manikehand Kundo	Thoudam Thokchom
5.	Sagolsam Jugin Singh s/o 1/ Manokchand Singh	Thoudam
6.	Yangkhom Maipak Singh s/o 1/Ningthoudon Singh	Laisangthem
7.	Oinam Ongbi Tamu Devi w/o 1/ aipak	Khekman
8.	Tombi Bibi w/o 1/ Abbas Ali	" Keibung
9.	Basirjan Bibi minor d/o Abdul Kadir	Nungei
10.	Din Muhamed son-in-law of Yaifar Ali	Atoukhong
11.	Kharibam Sndrok Singhs/o 1/Khoudon Singh	Laifrakpam
12.	Oinam Ongbi Numitlei Devi w/o 1/Samu Singh	Oinam Saombung
13.	Jintul Bibi d/o 1/ Abdul Karim	Haoreibi Turen
14.	Maulubi Obedulla s/o Haji Sulei munshi	do
15.	Basira Bibi d/o 1/ Maulubi Nasiruddin	Haoreibi "akha Laikai
16.	Thamjet Bibi w/o 1/ Tolmu min	Lilong
17.	Chaoba Mia s/o 1/ Iboyaimr mia	Lilong Khunao
18.	Tombi Macha Bibi w/o 1/ Samir Uddin	Chaobok Arabti
19.	Nongmeithom Ongbi Musil Devi w/o 1/Jatra Singh	do
20.	Nongjin Moya Chaoba Mia s/o Sansuddin	Miojing.
21.	Anaoubar Kleschand Serna s/o 1/ Mombai Serna	Thoubal Awang Laikai
22.	Sorokhaibam Ningol Takholambam Ongbi Amubi Devi w/o 1/ Amu Singh	do Wangma T ba
23.	Sorensangbam Ningol Samom Ongbi Laibaklei Devi w/o of L. Kanhei Singh	do
24.	Tkahebam Ningol Okram Ongbi Nganbi w/o 1/ Iboton	do Nongnangkhong
25.	Okram Ongbi Tombi Devi d/o 1/ Sabi Singh	Ningombam
26.	Laisom Ningol Thambal Devi w/o 1/ Kanti	Thoubal Achauba
27.	Khetrimayum Ongbi Ibemcha Devi d/o Mukta Singh	Kshetri Laikai
28.	Thongam Ongbi Laipaklei Devi d/o Tomba Singh	Athokpam
29.	Laisram Ram Singh	Kiyam Siphei
30.	Ngangbam Ongbi Yaimabi Devi w/o Angou Singh	Athokpam





31.	Ningombam Ongbi Tharo Devi d/o 1/ Kuhon Singh	
32.	Pachimayum Ningol Kaina Devi w/o 1/Mangol Singh	Nongangkhang
33.	Puyam Kala Singh s/o Tomba Singh	Khestri Leikai
34.	Basanti Mayum Ningol Ibomhal Devi w/o Sangol Sarma	Thoubal Achouba
35.	Elangbam Ningol Amubi Devi d/o 1/Chaoba Singh	Khangabok
36.	Laisram Ningol, Saikhom Ongbi Thagoi Devi w/o 1/ Hodamba Tomba Singh	do
37.	Maibam Ongbi Gama Gulapchaobi Devi w/o 1/ Thambaljai Singh	Landing
38.	Laisram Ningol Khorom Ongbi Angouton Devi w/o 1/Chabha	Cherapur
39.	Safirjan Bibi w/o 1/ Hatim Ali mia	Sangai Yumpham
40.	Naorem Ningol Nunitlei Devi d/o 1/ Basanto Singh	Tentha Khunau
41.	Khumukcham Ningol Amubi Devi d/o late Chura Singh	Tentha Khunjao
42.	Longjam Ningol Laisram Ongbi Laipak lei widow w/o 1/ Chaoyima Singh	Samaram
43.	Yumnam Ongbi Kumari Devi w/o 1/ Anghal Khunjae-	Khungjao
44.	Thaonoujam Ningol Haikrujam Ongbi Tek Tak Devi w/o 1/ Angou Singh	Chingtham
45.	Ningombam Chandra Singh minor s/o 1/ Akhemu Singh	Tekeham
46.	Sapm Ningol Haikrujam Ongbi Layol Devi w/o 1/Ibochaoba	Sapam
47.	Tokcham Ningol Sapm Ongbi Pema Devi w/o 1/ Tombi Singh	do
48.	Ahongsanbam Ningol Ningthoujam Ongbi Thambal Devi w/o 1/ Gopal Singh	Papan
49.	Kangabam Yaina Singh s/o 1/ Ningthouba Singh	Langthaban Khunou
50.	Koijam Ningol Laisram Ongbi Chaobi Devi s/o 1/ Arei Singh	Langthel
51.	Toyai mia s/o 1/ Abdullah mia	Fundai
52.	Aengbam Lilachol Singh s/o 1/ Babu Singh	Khanpkpi
53.	Samjet sabam Ongbi Kaboklei Devi w/o 1/ Yangang Singh	Thongjao
54.	Huidrom Ongbi Thamu Lakhra w/o 1/Ningthoujao Singh	Owaikhong Leikanai
55.	Sanasam Chaoba Singh s/o 1/ Champraton Singh	Kakching Khunou
56.	Khumukcham Ongbi Kulapati w/o 1/ Chura Singh	do
57.	Khumukcham Ongbi Thupi widow w/o 1/ Angnagmacha	Kakching Khunau
58.	Khumukcham Tolen Singh s/o 1/ Champraton Singh	do
59.	Moir nthom Ongbi Chaobi widow w/o Chaoba Singh	Thonzam
60.	Maimom Janaki Devi w/o 1/ Valok Singh	Wanzu
61.	Laisram Lushei Sibga s/o Unknown	Cheiren
62.	Konsam Ningol Ibeton Lakhra w/o 1/ Tomba Singh	Nungu Wen-pookpi
63.	Moirangthem Indra Singh s/o 1/ Haoba Singh	Tangjang
64.	Haotam Kanglen Singh s/o 1/ Tilok Singh	Korsentabi
65.	Ningthoujam Thebalai w/o 1/ Chaoba Singh	Sugnu
66.	Moir nthom Tathor widow 1/ Leiren Singh	do
67.	Kongrailok, am Mangolei Devi Brahmani	Wangkhem
68.	Chanam Goursachan Singh s/o Amu-Singh Amuba Singh	do
69.	Hainama Bibi w/o Babu Mia	Yairipok Singa Khaiba
70.	Khangabam Ningol Maisnam Ongbi Tharo Devi w/o Gulap Singh(late)	Bishnu Naha
71.	Gurumayum Ongbi Chabbi (Loupam Chabbi)	Bamon Leikai
72.	Khoirom Ningol Sorotsam Ongbi Ahanla w/o 1/ Tombi rei	Khoirom
73.	Balam Ongbi Thangam Devi w/o 1/ Khuba Singh	do
74.	Asem Ongbi Leiren Devi w/o 1/ Macho Singh	do
75.	Konskham Ongbi-Potsangbam Ningol Potsangbam Ongbi Tombi Devi w/o 1/ Thambaljai	Malom
76.	Gurumayum Thoithoi Sazma s/o 1/ Ibemcha Sazma	Leirongethel Bitra
77.	Konthoujam Ningol Karbam Ongbi Natek Devi w/o 1/Ibomcha	Ukhonsanz
78.	Khoinou Gulamjai Singh s/o 1/ Tandra Singh	Lourembam
79.	Kangabam Ningol Thingem Ongbi Ibemcha Devi w/o 1/Angouton	Peshi Bashti
80.	Tonjam Ningol Wailhom Ongbi Kondol Devi w/o 1/ Tomoha Singh	Thokhom Basti
81.	Maibam Ningol Leirongjam ongbi Tomba macha w/o 1/ Thoiba Singh	Icha Khunou
82.	Laisram Ningol Kaboklei Devi w/o 1/Chaoba Singh	Charangpat
83.	Sagolsam Selingba Singh s/o 1/ Melei Singh	Wangthokchao Glam
		Salunzfam.
84.	Thangjam Ningol, Laisram Ongbi Chaobi Devi w/o 1/ Khomdon Singh	Heirok Part I
85.	Ningthoujam Ningol Tharo Devi w/o 1/ Muskundo Singh	Kabo Laikai.
86.	Maibam Ibomcha Singh s/o 1/ Angnagjao Singh	Heirok Part I Kabo Laikai
		Kanoyembam Salungfam



87.	Khumanthem Ongbi Chaobi Devi w/o 1/Tomcha Singh	Heirokpat part II Heirokhhunou.
88.	Khunghongbam Jaman Singh s/o 1/Chaobhal Singh	do
89.	Basaapati Mayum Yaima Sarma	Wangjing Sarat Khai- bam Leikai.
90.	Thingam Mikoi Singh s/o 1/ Haojow Singh	Wangjing Hodamba Company.
91.	Laimapokpam Ningol Pisak Devi s/o 1/Thambaljai	Wangban Basti
92.	Bibi Devi widow d/o late Umedali mia	Hayel Labuk Wangbal
93.	Huidrom Chaoba Singh s/o 1/ Amu Singh	Uyan Basti
94.	Moibungkhongbam Ningol Mani devi d/o 1/Thambau Singh	Kairenbikhok Basti
95.	Angom Ningol Ibemhal devi w/o Unknown	Hiyanglam.
96.	Mayangbam Ongbi Pikpi Devi w/o 1/ Leikhum Singh	Kakching Khulen
97.	Yengkhom Ongbi Chandramala Devi w/o 1/ Sajao Singh	do
98.	Thokhom Ningol Nupi Devi d/o 1/Chapba Singh	do
99.	Abujam Babu Singh ( Kabotaba)	do
100.	Yengkhom Ningol Khetri ongbi Leima Devi w/o 1/ Sija Khomba Singh	do
101.	Yengkhom Ningol Yaima Devi d/o 1/ Mantri Singh	do
102.	Nongmeithem Anul Singh s/o 1/ Romon Singh	Wairi
103.	Sougaijam Sanajao Singh s/o Tamphajao Singh	do
104.	Moirangthem ongbi Yaimabi w/o 1/ Kali Singh	do
105.	Huidrom Ningol Sagolsem ongbi Toyaima Devi w/o Unknown	Irengband
106.	Benjam Pisak Devi d/o 1/ Melei Singh	do
107.	Oinam Tomba Singh s/o 1/ Gojai Singh	do
108.	Takhelambam Ningol Parangthem Ongbi Chaobihal Devi w/o 1/ Tula Singh	Palal
109.	Khureijam Chaobhal Singh s/o 1/ Leiri Singh	do
110.	Angoubi bibi w/o 1/ Juma mia	Sora
111.	Mani Bibi w/o 1/ Jaheruddin mia	do
112.	Tombi Bibi w/o 1/ Asaraf mia	Hayel
113.	Khatun Bibi w/o Abdur Rahman	do
114.	Yumnam Ningol Amubi Devi d/o 1/ Snajao Singh	Langmeidong
5.	Xthokpam Leirik Devi d/o 1/ Chaoba Singh	do
116.	Leisram Ningol Huidrom Ongbi Chaobi Devi w/o 1/ Chaoba Jatra	Laimana
117.	Wahengbam Meipak Singh s/o Chaoba Singh	Laimana
118.	Thounaoujam Ongbi Chaobi Devi w/o 1/ Chaoba Jatra Kaboklei Devi w/o 1/ Jatra Singh	Lamjaw
119.	Elangbam Ningol Leihao Devi w/o 1/ Nobin Singh	Hiyanglam
120.	Mayengbam Tolen Singh 1/ Julon Singh	Wabgai
121.	Maibam Ningol Hanubi ( Mother inlaw of Lolito)	do
122.	Khomdram Padma Mukhi Devi w/o 1/ Tolma	Keirak
123.	Moirangthem Feijao Singh s/o 1/ Tanjao	do
124.	Mayengbam Ibobi s/o 1/ Amu Singh	do
125.	Khumakheham Nangol Laisram Ongbi Tharo devi w/o 1/Megho	do
126.		

LIST OF GENUINE SUFFERERS OF CIRCLE NO. 2 B.T. IN THE FOLLOWING VILLAGES

1.	No. 8 Takyai village	3 person
2.	No. 10 Fukhrabam Sanjenbam	2 do
3.	No. 11 Saire,na, village	2 do
4.	No. 12 Laimapokpam village	10 do
5.	No. 13 Ishok village	2 do
6.	No. 14 Khathong village	1 do
7.	No. 15 Thiyan village	3 do
8.	No. 16 Utiao village	2 do
9.	No. 18 Laitonjam village	3 do
10.	No. 22 Maorem Utrapat village	4 do
11.	No. 37 Bishmupur Awang village	1 do
12.	No. 43 Ningthoukhong Awang	1 do
Total 51		do



LIST OF SUFFERERS OF CHOLA NO. 2 P.T.

1.	Leisam Tombi Devi widow	Kakyal
2.	Khathang Thotpi Devi widow	do
3.	Khangbam Maichen Devi	do
4.	Leisam Chaoton Singh (blind)	Fukrambam Sanjembam
5.	Fukhrambam Tombimacha Devi widow	do
6.	Samom Thoibi Devi widow	Lourenbam village
7.	Khondram Laipakpi Devi	do
8.	Haidrom Mangolmanbi Devi	Ishok village
9.	Warepam Khiman Devi	do
10.	Khathang- Tourangbam Pemhal Devi widow	Khathang
11.	Thiyam Tonsena Devi widow	Thiyam village
12.	Leisam Leisam Devi widow	Thiyam village
13.	Tombirei Sija Devi	do
14.	Loitam Indrajit Singh	Leitonjam village
15.	Nabam Thabalei Devi widow	do
16.	Meitan Keishangbam Chaobihal Devi widow	do
17.	Kongam Muktarei Devi widow	Naorem Utrapat
18.	Angomjambam Jugol Singh	Naorem Utrapat
19.	Namoijam Malika Devi widow	do
20.	Naorem Iboton Singh	do
21.	Naorem Monbi Devi widow	Leinapokpam village
22.	Fukhrambam Tombimacha Devi widow	Leinapokpam "
23.	Naorem Chaobi Devi widow	do
24.	Oinma Kumu Devi widow	do
25.	Oinam Birahari Singh	do
26.	Leirenjam Naran Singh	do
27.	Naorem Leirik Devi widow	do
28.	Ashem Chaobihal Devi widow	do
29.	Srem Rotton Singh	do
30.	Wahengbam Leirik Devi widow	do
31.	Khoidongbi Nagini widow	do
32.	Keiroiru Nagini widow	do
33.	Warepam Chura Singh	do
34.	Kongkham Koina Devi widow	do
35.	Kangujam Naran Singh	do
36.	Thounaojam Leipamlei Devi widow	do
37.	Warepam Moirang Devi	do
38.	Oinam Sakhi Devi widow	do
39.	Warepam Tombimacha Devi widow	do
40.	Sija Muktarei Devi	Utlow village
41.	Leisam Mangi Singh	do
42.	Aburam Angoubi Devi widow	do
43.	Thangom Madhumangol Singh	do
44.	Thangom Tomba Singh G	do
45.	Thounaojam Mera Singh	do
46.	Thounaojam Amuleisang Devi	do
47.	Leisam Tombama Devi widow	do
48.	Thounaojam Thabaljao Singh	do
49.	Thounaojam Thambal Devi widow	do
50.	Leisangthem Tamphajao Singh (Blind)	Bishenpur Awang
51.	R.K. Mahadeba Singh (Blind)	Ningthoukhong Awang



LIST OF PERSON DESERVING P.I.S.T. IN CIRCLE NO. 6 I.W.T.

1.	Seiram Ann Singh	Moitanbok Khunao
2.	Kambam Ningol Yurenlan Onchi Dhoi Lji Devi	Khaideam
3.	Thokhom Ningol Wangkhen Onchi Chaobi Devi	do
4.	Khetrimayum Ningol Yaimahi Devi	do
5.	Konthoujam Thantaliqo Singh	Konthoujam
5.	Sanjemam Rapard	do
7.	Konjenbam Ningol Tampha Devi	do
8.	Mutum Onchi Tomlinacra Devi	do
9.	Sorokphaibam Ningol Heik-ujai Onchi Pnsija Devi	Dwang Phoiijinx
10.	Monjam Goura Singh	Kha Jiri
11.	Mayanglambam Ningol Maisnam Onchi Kamalini Devi	Lanconjam Kangmong

LIST OF PERSON DESERVING P.I.S.T. IN CIRCLE NO. 1 PART II

1.	Korja Bokai Singh s/o 1/ Jotin Singh	Patsol Tao Umang
2.	Khetrimayum Tomai Singh s/o 1/ Rom n Singh	Sagolband Maino Leirak
3.	Gurumayum Ningol Lemh 1 widow w/o 1/ Kanhei Sarma	Sagolband Takhelambam Leikai.
4.	Yengkhem Thakha Singh s/o 1/ Hajara Singh	Sagolband Thongom Leikai
5.	Chorham Onchi Chaobi Sia w/c Ramsan	" Wahanbam "
6.	Sagom Chomach Singh s/o 1/ Man Singh	" Sapam "
7.	Gotinayum Ningol Aribam Onchi Tomli Widow w/ 1/ Chaoba	" Maisnam Nongthombam Leikai.
8.	Okram Amula Singh	Lamjaotongba, Yengkhem-leirak.
9.	Ayekpam Chandra Singh	Takyeen Ponsubam Leikai
10.	Sin m Niw 1 Pohn Devi w/o 1/ Laila Singh	Patsol Taoman
11.	Takhelambam Thiyar Onchi Farthoi widow w/o 1/ Gular Singh	Taobungkhok

LIST OF PERSON DESERVING P.I.S.T. IN CIRCLE NO. 5 N.I.V.T.

1.	Balm Bapu w/o 1/ Chaoba Singh	Cakam Thacrojiam
2.	Sapam Onchi Thakha widow w/o 1/ Thacoi Singh	Kiyam
3.	Lemakham Onchi Aribam widow w/o 1/ Thadai Singh	Haorung
4.	Leisram Ningol Puyam Onchi Lanthni widow	Atonthuman
5.	Kaisam Lamhol Singh w/o 1/ Maloi Singh	Kandati
6.	Thokhom Gopal Singh	Maklang
7.	Leisram Onchi Aribam Devi widow An anmacha Devi widow	Luker
8.	Langgam Ningol Tomli Khon tekpi Devi d/ 1/ Heranot	Salam Keikhu
9.	Guigala Nagini widow w/o 1/ Pajal Singh	do
10.	Maibam Onchi Tanai widow	Awan khunao
11.	Asham Ningol Phar Devi s/o 1/ Man Singh	Khumbang
12.	Chirom Onchi Nupimacha Devi w/o 1/ Ibobi Singh	Yengkhem Leirak
		Lamjaotongba.

LIST OF PERSON DESERVING P.I.S.T. IN CIRCLE NO. 2 Part I I.W.T.

1.	Naosekpa Ningol Thar Singh bi Devi	Keishamthang H idam Leirak.
2.	Heisnam Onchi Tomli Macha widow w/o 1/ Sub 1 Singh	Elangham Leikai.
3.	Huidrom Ningol Oinam Onchi Chaobi widow w/o 1/ Pomeha	Pishum Oinam Leirak
4.	Ningombam Ningol Tomli d/ 1/ Galamjai	do
5.	Thongam Ningol Chaobi Devi take shelter at the house of Thounoujam Rattan Singh.	Mon'sanzei Mayai Leikai,
6.	Khangambam Achecha Singh minn s/ 1/Matum Singh	Mong'sanzei Makha "
7.	Sagolam Pomsak Singh	Hiyanthang
8.	Nganbi Bibi d/o Kiyamdali mia	Hiyanthan Tarahai Konjin.
9.	Seibam Baikun Singh w/o 1/ Tomba	Ningombam
10.	Chingtham Toyaima Singh	Lan'tha'am Lakelap
11.	Tomba Mia Raji	Tarahai Konjin





LIST OF PERSONS DESERVING RELIEF IN I.W.T. CIRCLE NO 6 AHLUP

1.	Ningthoujam Chingkausa Singh	Laphupat
2.	Isama Singh	do
3.	Takheharham N. ton Devi widow	Komlakhong
4.	Samaraira N. Paipakp. Devi	Fougakchao
5.	Yumbua Angu Singh	Thongan
6.	Jahera Biju	Bengul
7.	Khangenbam Jibon	Mayang Imphal
8.	Lendai Singh	do
9.	Yumnam Huidrom Singh	Yumnam Huidrom
10.	Heisham Singh	Kokohai
11.	Yamara Libi	Top
12.	Thoucar Singh	Chabung Company.
13.	Konao Wang	Mayang Imphal.

LIST OF PERSONS DESERVING RELIEF IN I.W.T. CIRCLE 1

1.	Hidnam Singh s/o Chaoba Sharma	Meirenjam
2.	Lont Singh s/o Ningthoukhongba	do
3.	Tor Singh s/o N. t. uja Singh	Kaulen
4.	Sukter Singh s/o N. t. uja Singh	Meijrao
5.	<del>Nahtunai</del>	<del>do</del>
6.	Itor Singh s/o N. t. uja Singh	Savombung
7.	Wirod Singh s/o N. t. uja Singh	Leifrakpam
9.	Leir Singh s/o N. t. uja Singh	do
10.	Khongor Bapu Singh s/o N. t. uja Singh	Leifrakpam
11.	Shyam Singh s/o N. t. uja Singh	Thiyar Leisangkhang
12.	Po Singh s/o N. t. uja Singh	Wangoi
13.	Sarabam Bokil Singh s/o N. t. uja Singh	Samurao

LIST OF PERSONS DESERVING RELIEF IN I.W. CIRCLE 2 PART II

1.	Yumnam Leikai	Yumnam Leikai
2.	Khidra Onli Devi	Moirankhom
3.	Lap Singh s/o N. t. uja Singh	Vayenlam Leikai
4.	Ak Singh s/o N. t. uja Singh	Singhjam Leikai Okram
5.	War Singh s/o N. t. uja Singh	Leikai
6.	May Singh s/o N. t. uja Singh	do
7.	Sana Singh s/o N. t. uja Singh	Mayenlam Leikai.
8.	Lon Singh s/o N. t. uja Singh	Singhjam Okram Leikai.
9.	May Singh s/o N. t. uja Singh	Oinar Leikai.
10.	Nir Singh s/o N. t. uja Singh	Thonzan Leikai.
11.	Leisra Singh s/o N. t. uja Singh	Liwa Ningthoujam Leikai
12.	Wu Singh s/o N. t. uja Singh	Lanthatam Kunja

LIST OF PERSONS DESERVING RELIEF IN I.W. CIRCLE NO 1. NAHLUP

1.	Lour Singh s/o N. t. uja Singh	Mantri Leikai
2.	Ir Singh s/o N. t. uja Singh	Khonzampat
3.	Neor Singh s/o N. t. uja Singh	do
4.	Khan Singh s/o N. t. uja Singh	Khonzampat
5.	Sarabam Singh s/o N. t. uja Singh	Kanta
6.	Waxepam Singh s/o N. t. uja Singh	do
7.	Srokha Singh s/o N. t. uja Singh	Khurukhul
8.	L. Singh s/o N. t. uja Singh	do
9.	Blangle Singh s/o N. t. uja Singh	Phumlao
10.	Loisra Singh s/o N. t. uja Singh	Kaokrak
11.	Kon th uja Singh s/o N. t. uja Singh	Sanjam Khunao
12.		



# LIST OF PERSONS DESERVING RELIEF IN NAHARUP PANA CIRCLE NO.2

1.	Yumlatia Sanajao Singh	Sekmai
2.	Leirayur Ahasta Sarma s/o 1/ Bubon	do
3.	Son Laha'ar Iba	Kanglatongbi
4.	M. Krishna Singh s/o 1/ Modhu Singh	Tendongyan
5.	Konjam Yairu widow	do
6.	Ana jami Wingo Leipat Lokpi w/o Kanglen	do
7.	Myer at Orzi Tharak wid w w/o 1/ Chaoba	do
8.	Irona Orzi Tharak w/ 1/ Chura	do
9.	Phor ilia Wingo Sarma s/o 1/ Nityai	Kheru Khoiru
10.	Cana Chaia Singh s/ 1/ Anou Singh	Maharabi
11.	Khuia Wingo Singh s/o 1/ Chaoba	Tendongyan
12.	Owahonglam Kintu w/o 1/ Tonxou wid w w/o 1/ Ib ton Singh	Maharabi

## LIST OF PERSONS DESERVING RELIEF IN CIRCLE NO. 4 NAHARUP PANA. I.W.T.

1.	Jeania Orzi Tharak	Mayanlangjin
2.	Min Wingo Orzi Tharak	Nearivan
3.	Man Wingo Orzi Tharak	Akham
4.	Tan Wingo Orzi Tharak	Lansan
5.	Thara Wingo Orzi Tharak	Lamlonzei
6.	Iu Wingo Orzi Tharak	do
7.	Ia Wingo Orzi Tharak	Lairenkabi
8.	Orzi Tharak Singh	do
9.	An Wingo Orzi Tharak	Feiyang
10.	Chun Wingo Orzi Tharak	do
11.	Mod Wingo Orzi Tharak	Heitonpokpi

## LIST OF PERSONS DESERVING RELIEF IN CIRCLE NO. 1 PART I I.W.T.

1.	Iu Wingo Orzi Tharak	Khulen Leikai
2.	Thara Wingo Orzi Tharak	do
3.	Orzi Tharak Singh	Bramhapur
4.	Lam Wingo Orzi Tharak	Poonam Leikai
5.	Iu Wingo Orzi Tharak	Laikangbam Leikai
6.	Orzi Tharak Singh	Hijan Leikai
7.	Iu Wingo Orzi Tharak	Polem Leikai
8.	Iu Wingo Orzi Tharak	Lourenbam Leikai
9.	Lam Wingo Orzi Tharak	Lalambung Takhel Leikai
10.	Iu Wingo Orzi Tharak	Kabrambam Leikai
11.	Mod Wingo Orzi Tharak	Lamdang

## LIST OF PERSONS DESERVING RELIEF IN CIRCLE NO.4 I.W.T.

1.	Orzi Tharak Singh	Keirou
2.	Poonam Wingo Orzi Tharak	do
3.	Jum Wingo Orzi Tharak	Urup
4.	Iu Wingo Orzi Tharak	do
5.	Iu Wingo Orzi Tharak	do
6.	Iu Wingo Orzi Tharak	Arpti
7.	Son Wingo Orzi Tharak	do

## LIST OF PERSONS DESERVING RELIEF IN CIRCLE NO.2 I.W.T.

1.	Sanjom Wingo Orzi Tharak	Sanjomlam
2.	Takhel Wingo Orzi Tharak	do
3.	Kheirou Wingo Orzi Tharak	Takhel
4.	Loiknura Wingo Orzi Tharak	Kantha Chin jin Khunaou
5.	Tholon Wingo Orzi Tharak	Khorban
6.	Touren Wingo Orzi Tharak	Iyamrat
7.	Wair Wingo Orzi Tharak	Lamlei
8.	Orzi Tharak Singh	Chalou
9.	Lam Wingo Orzi Tharak	Saoubunlok



10.	Yumnam ToFapisak Singh s/o 1/	Thamnapokpi
11.	Thongbam Lakhon Singh s/o 1/ Chaoba	Nongrel
12.	Ngangbam Gopal Singh w/o Jhulon	Scijang

LIST OF PERSONS DESERVING RELIEF IN CIRCLE NO.3 I.E.T.

1.	Rahimuddin Mia s/o 1/Kundraullah	Naharup Pangong "akhong
2.		Thangbrijou
2.	Heisnam T naaj u Singh s/o 1/Tingha Singh	Naharup
3.	Ashar ali mia	Khabeisai
4.	Hawa Biti wid w	Khabeisai
5.	Arja Mia s/ 1/ Tonjao	Khabeisai
6.	Malika iti ai w	Khabeisai
7.	Majara Biti widow	Kheteisai
8.	Chon-thar T lan u Singh	Ansom Lawai
9.	Lousanglam Nin ol on th mbam Ongbi Tokbi	
	Devi widow w/o 1/ Tolan u Singh	do
10.	Loukrakpam Tobi Devi vi ow w/o 1/Saje	Saje
11.	Ayekpan On i Tath t Dev	Top Dusra
12.	Khamnam (nbi Tombi Devi w/o 1/	Kalika
13.	Leiri Ebi vi w	Khetri
14.	Tomlasana il maw	Khetri
15.	Utoyai iti w	Khetri
16.	A Lrahmin wid w of Naharup dhan Loikai	Maitam Loikai

LIST OF PERSONS DESERVING RELIEF IN CIRCLE NO.1 I.E.T.

1.	Thokchom Nin ol Khu arthn On i Ihambalnjou	Pukhaou Naharup
	v/o 1/ Lokul Singh	
2.	Thenjam Nin ol Sati Devi w/o 1/ Tomba Singh	do Laipham village
3.	Lei S iyam On i i rian leima Devi v/o 1/ Batu Singh	Sagolban Basti
4.	Uritkhin m inzol n thombam On i uhini	
	w/ 1/ Anjou Singh	Patlou
5.	Potsar kam in. l onoitom On i Thamlalai	
	w/o 1/ Tomal Singh	Imnam Patlou
6.	Atokpa T m a s/ Gulap Singh	Uyumpok Basti
7.	Huir. Gulamjat Singh s/o Thambau Singh	Lamboi khun
8.	Saitam Nin ol Th t a d/o 1/ Chaoba Singh	Taretkhun
9.	Karini Sija w/ 1/ Bidur Singh	Sakta
10.	Seram Palmu Singh s/ 1/ Daru Singh	Fundombam village
11.	n moithm Nin ol Mutum On i Mani Devi	
	w/o 1/ Mani Singh	Peurabi

LIST OF PERSONS DESERVING RELIEF IN CIRCLE NO. 3 I.E.T.

1.	Sorokhaibak Sekhor Singh	Uchekon
2.	Thokchom Chabben Singh	do
3.	Urubam On i Chaobi Devi w/o 1/ Anthal	do
4.	Pangambar inzol Atokpam On i Ibecha Devi	
	w/o 1/ Anthal Singh	do Khunou
5.	Soreisan Toyaima Devi	do
6.	Takhelambar Anganyaima s/o 1/ Tona	do
7.	Langpoklakpam On i un shi Devi w/o 1/ Batu Singh	Uchekon "andaim Leika
8.	Molei Bibi w/o 1/ Mohamdali	Kiyamgei
9.	Amu Biti w/o 1/ Kadritak ( deceased)	do
10.	Tokpam inzol Khetrimayum Ongbi Chamu Devi	
	w/o 1/ Uhaoba	Wangkhei Basti Bramhapur
11.	Oinam On i Tombi Devi w/o 1/ Machahal	Uchekon Nandaitam Leikai
12.	Khetrimayum On i Hidar Ningol Pishak Devi	
	w/o 1/ Keshmar	Wangkhei , Bramhapur
13.	Thunpujam Leirem Devi w/o 1/ Mitkhu	Khonzman
14.	Irenbam Manjuri Devi w/o 1/ Gulab Singh	do
15.	Nin m nam Nimai Singh s/o 1/ Tonjao	Wangkhei, Lounambi



16.	Yumlemban Tonsana Devi w/o 1/ Sanahongta	Wangkhei Lounanbi
17.	Leisangthem Leikaklei Devi w/o 1/ Inghou	do
18.	Yamher Hupama Singh s/o 1/ Gouro Singh	Basikhong
19.	<del>Yamher Hupama Singh</del> Thokchen Ningol Ningambar Onobi Thamchet Devi	Kitna Pannung
20.	Nongmeikapan Ilocha Singh s/o 1/ Anu	Thongjau
21.	Ningthoujam Tomba Singh s/o 1/ Papu	do
22.	Khanrember Ningol Cham Devi	Kiyamgei
23.	Thangjam Tompak Singh s/o 1/ Tondon Singh	do
24.	Maitam Noyon Devi w/o 1/ Thanin Singh	do
25.	Thairem Tomba Singh s/o 1/ Chaoba	do

LIST OF PERSONS DESERVING RELIEF IN CIRCLE NO. 1 I.E.T.

1.	Thangjam Ningol Nanteram Leiren widow	Tangkham
2.	Thangjam Ningol Nasaper Onobi Thoiibi widow	do
3.	Huidrom Onobi Tombi widow	Khundrakpam
4.	Haoban Ningol Man sidar Chaobi widow	Khundrakpam
5.	Konthoujam Tharal widow	Pangei
6.	Mutum Ningol Anagjam Onobi Imaton widow	Heingang
7.	Loutongbar Ningol Yumlemban Onobi Chaobi widow	Jeingang
8.	Hirem Ningthamjao	Heingang
9.	Wakambam Tombi widow	do
10.	Leisram Ningol Mayengbam Onobi Tombi widow	Mongjam

LIST OF PERSONS DESERVING RELIEF IN CIRCLE NO. 4 I.E.T.

1.	Ngeirangbam Tuma Singh	Kontha Khabam
2.	Pechimayum Pema Devi	Khurei Konsam Leikai
3.	Thounaojam Ningol Chaoliton Levi	" Khongnangmakhong
4.	Yengkham Fipur Singh s/o 1/ Fadi Singh	Leirikyengbam Leikai
5.	Chabun, kai Onobi Tombi macha w/o 1/ Toyaima	do
6.	Hafo ber Onobi Pasot Devi	Moiranz kampu Haorangbam Leikai
7.	Nameirakbam Fabun Singh s/o 1/ Tonjao Singh	Leipham Khunao
8.	Maitam Thanzal Singh s/o 1/ Athoi Singh	do
9.	Nongmeithem Ningol Nungsirei Levi	Khurei, Kheidem Leikai
10.	Leisram Ningol Tombimaona Levi	Kongba Kongkham Leikai.

LIST OF PERSONS DESERVING RELIEF IN CIRCLE NO. 3 I.E.T.

1.	Makubanlu widow w/o 1/ Beitunun, Kahi	Keikhu Hao
2.	Hayatul Devi widow	Keikhu
3.	Ekahlambar Saraji Singh s/o 1/ Krisana Singh	Nongthomba Leikai
4.	Njariyan, an Kala Singh s/o 1/ Tomba Singh	Khetri gnanga pat
5.	Yanzebam Onobi Tingdon s/o 1/ Chaola	Kongba Nongthombam Leikai
6.	Pangabam Atsara Singh s/o 1/ Amurasa	Thanga pat Khetri Leikai.
7.	Athokpan Ningol Mado Onobi w/o 1/ Angangjao	Porompat Khetri Leikai.
8.	Lukamoni w/o 1/ Jar Lia	Porompat
9.	Thnarjam Thab Singh s/o 1/ Gopal	Wangkhei Thangjam Leikai
10.	Leisram Onobi Maitam Kiyat-Mohemw/o Anganghal	Wangkhei Leisram Leikai.
11.	Ningombam Tharal widow w/o 1/ Tolhal	Wangkhei Hijam Leikai.
12.	Wangkhei vum Onobi Luwang w/o 1/ Ningthoujao	Wangkhei Lourembam Leikai.
13.	Toijam in on Novont w/o Sanaba	Wangkhei Ninthom Fuhri
14.	Babu mia s/o Basi mia	Kairun
15.	Niyam Tula mia	Khomidok Keirunga Tainaba
16.	Joyno widow w/o	Khomidok Kongpar
17.	Amubi mia s/o 1/ Ibroman	Khomidok Uyungp k
18.	Nahakpam Tomba Singh s/o 1/ Tolen	Top Nao On Chiam Leikai
19.	Anom Ningol Maiti Devi s/o 1/ "	Thout khong
20.	Leisram Thabam w/o 1/ Phoi	Thokkhong
21.	Maitam w/o 1/ Boma Onobi	Wangkhei





22.	Ahasba mia s/o 1/ Sandali	Khergae
23.	Sanahanbi widow s/o 1/ Abdurahman	Khergae
24.	Ibessa s/o Abusiddik	Khergae Satan Leikai,
25.	Jahurulu widow sister of Ibessa	Khetrigao
26.	Leihao widow w/o 1/ Mingthikhorba	Khetri Awan; Leikai
27.	Manisa widow w/o 1/ Gulap	Khetri Awan; Leikai
28.	Leisanmyum Tonasana widow sister of L. T mba Singh	Khetri Lakha Leikai
29.	Arumlam Ningol, Ibessa widow	Yunnan Khunau
30.	Koijam Onbi Nyanbi widow	Sinam
31.	Keishan Ningol Ketuki id	Nongmeilun- Awan; Khwairak pan Leikai
32.	Taikhon Penton widow s/o 1/ Lalito	Wanykheirakpan Leikai
33.	Amurcia mia s/o Iboti mia	Khetri
34.	Thambalacha widow Thambalacha widow	Khergae
35.	Hasun mia Pathan	Khabeisoi, <u>Khabam G. No. 111</u> I.E.T.

NOTIFICATION.

In hel, the 2nd February '53

No.DR/83/51. The Chief Commissioner is pleased to appoint Shri 'Azachan; Raikhan, B.A. to the temporary post of Sub-Inspector Registrar sanctioned under order of even number dated 31.1.53, in the scale of Rs.100-10-130-10-250/- from the date of his joining office upto the end of February, 1953.

Sd/- P.C. Deb.

SECRETARY TO THE GOVERNMENT OF MANIPUR.

.....

Imphal, the 31st January '53

No.R/20/50/154. Shri Lamkhotan, Kipgen, temporary Sub-Deputy Collector in charge of the Jiribam Sub-division is transferred to Imphal and places in charge of the Sagar and Thoubal Hill areas.

On relief by Shri Lamkhotan; Kipgen, Shri M. Nabakumar Singh, B.A. Sub-Deputy Collector in charge of Sagar Thoubal Hill areas, is transferred to Jiribam and places in charge of the Jiribam Sub-division.

Sd/- P.O. Deb.

SECRETARY TO THE GOVERNMENT OF MANIPUR.

.....

Imphal, the 21st January 1953.

No. DPC/2/53/3. Application are invited for the post of a Supervisor in the Thoubal Community Project Manipur in the scale of Rs.150-150-250 (con)-10-260-EB-10-300-12 1/2-375-EB-12 1/2-450/- . The candidate must be a Graduate in Agriculture. A applications will be received by the undersigned on or before the 15th February 1953.

Sd/- T. Kipgen,

Secretary (Home) to, the Govt. of Manipur.

.....

Imphal, the 24th 10th January '1 53.

Applications are invited by the undersigned to 15th Feb'y 1953 at the latest for admission to Midwife School, Imphal, candidate should be at least class VI passed, and not below 17 years possession; good character.

The course is for one half years & 10 Scholarships of Rs.20/- each will be awarded to deserving intelligent students for one year.

A.O. KAPOOR

CHIEF MEDICAL OFFICER, MANIPUR.

.....





EXTRAORDINARY

PUBLISHED BY AUTHORITY

No 79-E-87 Imphal, Monday, February 9, 1953.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner

Imphal the 9th October 1952.

No. TAX 10/52 —In exercise of the power conferred by Section 52 of the Assam Sales Tax Act 1947 as extended to Manipur, the Chief Commissioner of Manipur is pleased to make the following rules for carrying out the provisions of the Act —

THE MANIPUR SALES TAX RULES, 1952

Preliminary

- 1 These rules may be called the Manipur Sales Tax Rules, 1952.
- 2 In these rules unless there is anything repugnant in the subject or context —
  - (1) "ACT" means the Assam Sales Tax Act 1947 as extended to Manipur
  - (2) "AGENT" means a person authorised in writing by a dealer to appear or act on his behalf before the Taxation Officer or the prescribed authority as the case may be, being
    - a) a relative of the dealer,
    - b) a person regularly employed by the dealer,
    - c) a Barrister-at-Law or Solicitor or any other person entitled to plead any suit at law in the Republic of India, or
    - d) a person who has been enrolled as a registered Accountant in the Register of Accountants maintained by the Central Government under the Auditors Certificate Rules, 1932, or holds a Restricted Certificate under the Restricted Certificate Rules, 1952 or has passed any Accountancy Examination recognised in his behalf by the Government of Manipur
  - (3) "FORM" means a form prescribed in the Schedule appended to these rules
  - (4) "Government Treasury" means the treasury situated in Imphal
  - (5) "Inspector" means the Inspector of Taxes referred to in rule 4 and any person appointed by that designation by the Chief Commissioner of Manipur under Section 8
  - (6) "Place of Business" means any place where a dealer sells any goods and keeps accounts of sale
  - (7) "Return Period" means the period for which returns are prescribed to be furnished by a dealer.
  - (8) "Rule" means a rule of these rules
  - (9) "Section" means a section of the ACT

Prescribed Authority

- 3 The 'prescribed Authority' for the purpose of these rules and of the Act shall be the Commissioner of Taxes as appointed by the Chief Commissioner of Manipur under Assam Amusement and Betting Tax Act 1939 as extended to Manipur

Taxing Authorities

- 4 The Chief Commissioner, may, in exercise of the powers conferred by Section 8 of the Act, appoint by notification in the official Gazette an Inspector of Taxes for assisting the Taxation Officer in his duties and subject to the provisions of the Act and Rule made thereunder, may confer upon him such powers as may be necessary.

Registration

- 5 An application for registration under Section 10 or 11 of the Act, shall be made not less than one month before the date from which the dealer becomes liable to pay tax under the Act. The application shall be addressed to the Taxation Officer in Form I

6. A dealer required under Section 10 or 29 to register shall apply for registration to the Taxation Officer in Form I.

7. An application for registration shall, amongst other particulars specify:—

- (1) the name and style, location and branches, if any, of the business,
- (2) the class or classes of goods ordinarily purchased for purpose of:—
  - (a) Resale, or (b) manufacture for sale,
- (3) the class or classes of goods, if any, manufactured for sale,
- (4) the class or classes of goods imported from outside the State,
- (5) the gross turnover of the business during the preceeding twelve months and
- (6) the language in, and the year for which accounts are maintained.

8. An application for registration shall be signed and verified in the case of:—

- (1) individuals, by the proprietor of the business or, on his behalf by the manager or a person regularly employed by him,
- (2) a firm, by the manager or any member thereof,
- (3) a Hindu undivided or joint family, by the manager or any adult member thereof, and
- (4) any other association of persons including a company by the principal officer thereof

9. The person making an application for registration shall specify the capacity in which the application is made, signed and verified.

10. The certificate to be granted under Section 12 shall be in Form I-A and shall, amongst other specify the following particulars.

- (1) the name and style of the business,
- (2) the location of the business and of branches, if any,
- (3) the nature of the business and the class or classes of goods in which the business is carried on, and
- (4) the class or classes of goods which may be sold to the holder as being required either for:—(a) Resale, or (b) manufacture for sale.

11. The particulars to be specified in the certificate shall, so far as possible, be described in the same terms as are used in the application for registration.

12. Each certificate shall bear a number and distinctive registration mark to be entered on a certificate shall be such as may be assigned by the Taxation Officer.

13. A certificate shall be issued for each place of business and it shall be kept at the place of business to which it relates

14. Any dealer may obtain, on payment of the fee referred to in rule 70 a duplicate copy of any certificate which has been issued to him and which may have been lost, destroyed or defaced.

15. Where a registered dealer applies for cancellation or amendment of his certificate of registration, he shall submit the certificate along with his application to the Taxation Officer.

16. When a registered dealer furnishes any information as required by Section 48, he shall send, along with his report the Certificate of registration to the Taxation Officer for amendment, cancellation or replacement, as the case may be.

17. A register of certificates of registration issued shall be maintained by the Taxation Officer in Form I-B.

18. The list of registered dealers referred to in Section 13 shall be published in alphabetical order, area by area, in Form I-C.

19. Every registered dealer shall furnish returns of his total turnover under Section 16 to the Taxation Officer in Form II.

20. The returns shall be furnished half-yearly and within thirty days of completion of the half-year in respect of which returns are to be filed.

Note:—Year in this rule means the financial year.

21. All returns required to be furnished shall be signed and verified as in the case of an application for registration under rules 8 & 9.

22. The notice referred to in sub-section (2) of Section 16 shall be issued and served in Form III.

23. The returns required to be furnished under Sub-section (2) of Section 16 or Section 29 shall be furnished in the manner indicated in rules 19 & 20 and for such period and within such time as may be specified in the notice.

- Assessment.** 24. Assessment orders passed under the provisions of the Act shall be made in Form IV-A and IV-B.
- Appeals** 25. An appeal against an order of assessment or penalty passed by the Taxation Officer shall be to the prescribed authority.
26. A memorandum of appeal may be presented to the Appellate Officer by the appellant or by an agent or it may be sent by post.
27. The memorandum of appeal shall be in Form XIII.
28. The memorandum of appeal shall be accompanied by a certified copy of the order appealed against and by the fee prescribed in Rule 70.
29. The memorandum of appeal shall be signed, verified and endorsed by the appellant or his agent to the following effect:—
- that the tax not in dispute has been paid, and
  - that to the best of his knowledge and belief the facts set out in the memorandum are true.
30. Where an appellant does not comply with the requirements of rules 27, 28 and 29 in presenting the appeal, it may be summarily rejected.
31. Where an appeal is not disposed of under rule 30 a date and place for hearing shall be fixed as required by Sub-section (3) of Section 30.
- Revisions** 32. A petition for revision under Section 31 of the Act shall contain the following particulars:—
- a statement of the facts of the case,
  - a reference to the particular order in respect of which the revision is applied for, and
  - the grounds on which the petition is filed.
33. A petition for revision shall be presented, signed, verified and endorsed as in the case of an appeal. It shall be accompanied by a certified copy of the order of which revision is sought and by the fee prescribed in rule 70.
34. A petition for revision may be summarily rejected where the requirements of rules 32 or for 33 are not complied with on presentation of the petition.
35. Where a petition for revision is not disposed of under rule 34 a date and place shall be fixed for hearing.
36. The revisional authority may from time to time adjourn the hearing and make or cause to be made such further enquiry as may be deemed necessary.
- Reference** 37. A petition for reference shall contain the following particulars:—
- a statement of the facts of the case,
  - a reference to the particular order in respect of which a reference is applied for,
  - the grounds on which the petition is filed, and
  - a clear statement of the questions of law desired to be referred.
38. A petition for reference shall be presented, signed and verified as in the case of an appeal and shall be accompanied by a certified copy of the order in respect of which the reference is applied for together with the fee referred to rule in 70 which shall be in addition to the fee mentioned in Section 32 of the Act.
- Notice of Demand** 39. The notice of Demand shall be in Form V.
- Payment methods or** 40. The dues referred to in Section 34 or 35 shall be paid direct into the Government Treasury by Challans. No payment of such dues shall be accepted at the office of the Taxation Officer except in respect of dealers having their principal place of business in the Jiribam sub-division.
41. Challans for making payments shall be in Form VI and shall be obtainable at the Imphal Treasury or at the office of the Taxation Officer.
42. Challans shall be filed in quadruplicate. Two copies duly signed as proof of payment shall be returned to the dealer, and the other two retained by the Treasury.
43. One of the copies retained by the Treasury shall be transmitted to the Taxation Officer along with an advice list. The intervals at which and the dates by which advice lists are to be transmitted by the Treasury shall be laid down by the Prescribed Authority.
44. One copy of the receipted challan returned to the dealer shall be attached by him to the returns referred to in Sub-Section (2) or (3) of Section 34.

45 The Taxation Officer shall record the receipt of challans in his Assessment register indicating the number, date and amount of each challan. The assessment register shall be maintained in Form VII.

46 The Taxation Officer shall maintain a progressive collection register in Form VIII.

#### Refund

47 An application for refund shall be made to the Taxation Officer and shall include, amongst other, the following particulars:—

(a) the name and style of the business together with the number of the certificate of registration

(b) period of assessment for which refund is claimed,

(c) the amount of dues already paid together with the Challan No. and the date of payment, and

(d) the amount of refund claimed and the grounds thereof.

48 An application for refund shall be signed verified and presented as in the case of an application for registration.

49 No claim to any refund shall be allowed unless it is made within one year from the date of the original order of assessment or within one year of the final order passed on appeal, revision or reference as the case may be in respect of such assessment.

50 When the Taxation Officer is satisfied that the refund claimed is due, wholly or in part, he shall record an order sanctioning the refund.

51 When an order for refund has been passed a refund voucher in Form IX shall be issued in favour of the claimant if he has made payment in cash. An invoice list shall at the same time be forwarded to the Treasury Officer concerned.

52 When the claimant desires to adjust the amount of refund due to him against any amount payable by him, a Refund Adjustment Order in Form X, authorising him to deduct the amount of refund from the amount payable in respect of the next return period, shall be issued to him. The Refund Adjustment Order shall be attached to the returns in support of any claim for deduction.

53 When the deduction is allowed the Refund Adjustment Order shall become effective. A register shall be maintained in Form XI wherein particulars of all applications for refund and the orders passed thereon shall be entered.

#### Prosecution and Compensation of offences

54 A register in Form XII shall be maintained showing the prosecution of offenders and the compensation awarded under this Act.

55 When an order is recorded under Section 11 accepting any sum by way of composition of the offence from any dealer, the order shall specify the

(a) time within which the money is to be paid to a Government Treasury

(b) date by which the producer of such payment is to be produced and

(c) authority before whom such payment is to be made.

56 The sum referred to in rule 55 shall be paid by the dealer to a Government Treasury in the manner indicated in rule 55 and 42 and a receipted copy of the challan shall be produced by him as proof of payment.

#### Maintenance, Pre- servation & inspection of accounts etc.

57 In issuing a direction under Sub-section (1) of Section 4, strict regard shall be had to the necessity of not disturbing the accounting procedure of the dealer or the work of his staff any more than is absolutely necessary for the purpose of applying an adequate check.

58 Accounts referred to in Sub-section (2) of Section 13 shall be preserved for a period of two years.

59 The dealer shall when required by the customs furnish a cash memo which shall state the amount of tax.

60 In requiring the production by any dealer of his accounts or documents, the strict regard shall be paid to the necessity of not disturbing the business of the dealer or the work of his staff any more than is necessary for the purpose of ascertaining the required information.

61 Unless the authority acting under Sub-section (2) of Section 14, in his discretion, deems it necessary to make a surprise visit, he shall give reasonable notice, in writing, to the dealer of his intention to inspect the accounts, registers, documents or stock of such dealer and in fixing the date, time and place for the purpose due regard shall, as far as possible, be paid to the convenience of the dealer.

63. Accounts, registers or documents seized under Sub-section (3) of Section 44 shall not be retained by the authority seizing them for more than fourteen days without the written sanction of the prescribed authority.

Information  
to  
be  
furnished

64. The information required to be furnished under Section 48 shall be furnished to the Taxation Officer and within fourteen days of the occurrence of the event in respect of which the information is to be furnished.

65. Notices or requisitions under the Act or the Rules may be served by any of the following methods:

- (a) by delivery to the addressee or his agent, by hand of a copy of the notice,
- (b) by post;

Provided that if upon an attempt having been made to serve any such notice or requisition by any of the above-mentioned methods, the Taxation Officer is satisfied that the dealer is evading the service of notice or requisition or that for any other reasons, the notice or requisition cannot be served by any of the above-mentioned methods, the said authority shall cause such notice or requisition to be served by affixing a copy thereof on some conspicuous place in his office and also upon some conspicuous part of the last notified place of business of the dealer, and such service shall be as effectual as if it had been made on the dealer personally.

66. When service is made by post, it shall be deemed to be effected by properly addressing, prepaying and posting either by registered post or under a certificate of posting the notice or requisition and unless the contrary is proved, the service shall be deemed to have been effected at the time at which notice or requisition would be delivered in the ordinary course of post.

67. The officer to whom powers may be delegated under Section 50 shall exercise the powers subject to the provisions of the Act and the Rules thereunder and to such restrictions as may be imposed by the Taxation Officer in delegating the powers.

Miscellaneous

68. The proportion referred to in Sub-Clause (b) of clause (13) Section 2 shall be:—

- (a) in the case where a dealer produces to the satisfaction of the Taxation Officer evidence showing the cost of materials and the cost of labour in respect of a contract the sum representing the cost of labour; or
- (b) in all other cases, twenty per cent, provided that the Taxation Officer may fix within the above maximum any other percentage for specified classes of contracts.

Disputes

69. If any questions arises (otherwise than in a proceeding before a Court) whether or not for the purpose of this Act

- (a) any person or firm or any branch or department of any firm is a dealer, or
- (b) any transaction is a sale or contract, or
- (c) any particular goods purchased by a registered dealer are covered by his certificates of registration, or
- (d) any tax is payable in respect of any particular sale or contract, or
- (e) any goods or classes of goods should be specified in the certificate of registration of any dealer under Sub-section (1) of Section 7, the Taxation Officer shall determine such question—

Provided that any such determination shall not affect the liability of any dealer under this Act in respect of any contract entered into or sale effected prior to such determination unless the Taxation Officer is satisfied that the dealer has been willfully evading or attempting to evade payment of tax in respect of any sale of, or contract for supply of, any goods to which such determination relates.

Fees

70. The following fees shall be payable—

- (a) upon a memorandum of appeal against, or upon a petition for revision of, an order of assessment.... five per cent of the amount of tax in dispute subject to a minimum of one rupee and to a maximum of one hundred rupees
- (b) upon a memorandum of appeal against, upon a petition for revision of, an order of penalty... Rupees two,
- (c) upon a petition for reference... Rupees five.
- (d) upon a petition for revision of any other order or upon any other miscellaneous petition ...Rupee one.
- (e) for a duplicate copy of certificate of registration.....Rupees Two.

Explanation.—In this rule “the amount of tax in dispute” means the difference between the amount of tax demanded and the amount admitted by the dealer to be payable.

71. No fee shall be payable in respect of any objection written or verbal, made in reply to a notice nor in respect of any spontaneous application which asks only for information and does not seek any specific relief.

72. The fees payable under Sub-section (2) of Section 32 of the Act and under clauses (a) and (b) of Rule 70 of the rules thereunder shall be deposited into the Treasury under the head “XIII-Other Taxes and Duties-Sales Tax-Miscellaneous”. All other fees payable under the act or the rules shall be paid in Court-Fee stamps.

Punalties—

73. (1) Whoever signs and verifies an application for registration or a return or an application for refund otherwise than in conformity with rules 8, 21 or 48 shall be punishable with a fine not exceeding one hundred rupees.

(2) Where dealer fails to comply with the requirements of rule 60 he shall be punishable with a fine not exceeding Two Hundred rupees.

Production  
of docu-  
ments in  
support of  
claims for  
deductions  
from gross  
Turnover  
under Sec.  
15(1)(a)&(b)

(3) Whoever fails to furnish the information required to be furnished under Section 48 within the period prescribed in Rule 61 shall be punishable with fine not exceeding Rupees Five Hundred and when the offence is a continuing one, with a daily fine not exceeding rupees twentyfive during the continuance of the offence.

74. A dealer who wishes to claim deduction from his gross turnover under clause (a) of Sub-Section (1) of Section 15 shall produce, in support of such claim, account books showing details of daily sale of the different kinds of articles concerned.

75. A dealer who wishes to deduct from his gross turnover the amount of sales on the ground that he is entitled to make such deductions under clause (b) of Sub-Section (1) of Section 15 shall, on demand, produce in respect of such sales the copy of the relevant Cash-memo or bill according as the sale is a cash sale or a sale on credit, and a true declaration writing by the purchasing dealer or by such responsible person duly authorised by the purchasing dealer in this behalf that the goods in question are specified in the certificate of registration of such dealer.

For purpose of this rule the declaration shall be in the following form:—

“I/We, . . . . . hereby declare that I/We have purchased the goods herein mentioned for the purposes for use in the manufacture of goods for sale in the State, or for use in the execution of a contract in the State or for re-sale in the State and further declare that these goods have been specified in my/our certificate of registration bearing No. . . . . in the Manipur State.

Delegation  
of powers

76. The power of delegation conferred upon the Taxation Officer by Section 50 shall not be exercised by him except with the prior approval of the Chief Commissioner.



**FORM I.**  
**APPLICATION FOR REGISTRATION**  
 ( See Rule 5 9 )

**To**

The Taxation Officer, Manipur,

I,

being the (1)

of the business known as (2)

located at

and with branches at

... , hereby apply,

on behalf of the said business, for a certificate of registration under the Assam Sales Tax Act as extended to Manipur

The business is

- (3) Wholly  
 Mainly  
 Partly  
 Partly  
 Partly

We ordinarily purchase the following class or classes of goods for purpose of --

- (a) Manufacture --  
 (b) Resale -  
 (c) Use in execution of a contract --

The class or classes of goods manufactured by us for resale are  
 and those imported from  
 outside the state are

Accounts are maintained in the language. The  
 year observed in the (4) and this year for  
 purposes of our accounting runs from the 5/6

To 7 8 . The accounts of sales are made up-to-date at the end of every month quarter/half-year/year. The gross turnover of the business during the previous twelve months ending was Rs

The above statements are true to the best of my knowledge and belief.

Date

Signature.

Notes of guidance in filling up the form :—

- (1) Here enter the capacity in which the application is made.
- (2) Here enter the name and style of the business
- (3) State whether business is agriculture, horticulture, mining, manufacturing, wholesale or retail distribution, contracting, catering, general merchandise, or a combination of one or more of them.
- (4) here enter English, Bengali, Manipuri or Marwari as the case may be
- (5-8) Dealers who do not observe the English Calendar should give the dates according to their own Calendar and the corresponding dates of the English Calendar.

FORM I A.  
(See Rule 10).

Registration mark :

Circle .. ...

No. -----

This is to certify that under section 12 of the Assam Sales Tax Act as extended to Manipur, the firm known as -----

located at ----- has been registered a dealer

The business is :—

Wholly

Mainly

Partly

Partly

Partly

The sales of the following goods to this dealer and for the purpose mentioned hereunder will be free of tax

(a) manufacture—

(b) resale—

(c) for use in execution of a contract—

The dealer has branches at -----

Seal . . . . .

Taxation Officer, Manipur.

Dated . . . . .



**FORM II.**  
**RETURN OF TURNOVER**  
 (See Rule 19).

Name \_\_\_\_\_ Assessment year \_\_\_\_\_  
 Address of dealer \_\_\_\_\_ Return period \_\_\_\_\_  
 Registration Certificate No. \_\_\_\_\_

Turnover and deductions 1	Luxury goods. 2	Chillis & Biris. 3	Other goods. 4
<b>A. Gross turnover of the return period in respect of</b>			
1. Sale of supply of goods			
2. Execution of contract			
Total ...			
<b>B. Less.</b>			
3. Cash discount allowed according to ordinary trade practice			
4. Cost of freight, delivery, or installation when such cost is separately charged			
5. Prescribed proportion of cost of labour in carrying out any contract			
Total			
<b>C. Less</b>			
6. Sale of goods exempted under Sec 6			
7. Sale of goods exempted under Sec 7			
8. Sale of specified goods to a registered dealer under Sec 15(1) (b).			
9. Sale under Sec (15) (1) (c)			
10. Tax referred to in Sec. 15(2)			
11. Sale referred to in Sec 15(3).			
12. Percentum allowed under Sec. 15(4).			
Total			
<b>D. Net total turnover (after deducting the totals under B &amp; C from A above)</b>			
<b>E. 1. Tax payable for sale of luxury goods at .. pies in the rupee.</b>			
2. Tax payable for sale of Chillis & Biris at .. pies in the rupee			
3. Tax payable for sale of other goods at .. pies in the rupee			
Total			
<b>F. Amount paid vide Chalan No .. ..</b>			
Dated .. ..			

The above statement is true to the best of my knowledge and belief.

Dated ... .. 195 ..

Signature of dealer.

FORM III.

N O T I C E.

(See Section 16 (2) and rule 22)

To

Whereas your total gross turnover during the previous twelve months amounted to or exceeded the taxable quantum and whereas you are liable to tax under the Assam Sales Tax Act as extended to Manipur, you are hereby required to furnish a return of turnover for the return period ending \_ \_ \_ \_ \_ to the undersigned on or before

In the case of your failure to comply with the terms of this notice you will be liable to summary assessment and to other penalties.

Taxation Officer, Manipur.

## FORM IV A.

(See Rule 24)

## ASSESSMENT ORDER

Circle

Registration No

Assessment Case No

Assessment year

Name of dealer

Address

Turnover and deductions	Luxury goods	Chills & Biris	
1	2	3	4
1 Gross turnover returned			
2 Deduction claimed			
3 Net turnover returned			
4 Gross turnover determined—			
(a) Sales other than contract			
(b) Sales in execution of contract			
Total			
5 Deduction allowed			
Total			
6 Net turnover determined—			
(a) Sales other than contract			
(b) Sales in execution of contract			
Total			
7 Tax payable on net turnover is—			
(a) Rupees from			
Luxury goods at _____ pias in the rupee			
(b) Rupees from Chills and Biris at _____ pias in the rupee			
(c) Rupees from other			
goods at _____ pias in the rupee			
8 Total tax assessed			
9 Amount of penalty imposed			
10 Total dues			
11 Amount already paid			
12 Net balance due			

Assessed under Section

Date 1953

Taxation Officer, Manipur.

## FORM IV B.

## ASSESSMENT ORDER SHEET.

(See Rule 21).

Circle

Assessment Case No. \_\_\_\_\_ of \_\_\_\_\_ Assessment year

Name of dealer \_\_\_\_\_

Serial No. & Date.	Order passed	How complied with and date of compli- ance
1	2	

## FORM V.

## NOTICE OF DEMAND

(See Rule 39).

Take notice that for the assessment year \_\_\_\_\_ the sum of Rs. \_\_\_\_\_ as specified in the copy of the orders herewith has been determined as payable by you on account of the tax and for penalties for the return period ending \_\_\_\_\_. As you have paid Rs. \_\_\_\_\_ a balance due of Rs. \_\_\_\_\_ remains outstanding.

You are required to pay the balance due of Rs. \_\_\_\_\_ on or before \_\_\_\_\_ into the Treasury at Imphal

You are further warned that unless the total amount due on account of tax and/or penalty is paid by the above date, a further penalty will be imposed on you and certificate will be forwarded to the collector for the recovery of the whole amount as an arrear of land revenue.

Seal ....

Dated \_\_\_\_\_

Taxation Officer, Manipur.

**FORM VI.****CHALAN.**

(See Rule 41 and to be printed in quadruplicate).

**XIII—Other Taxes and Duties—Sales Tax.**

Chalan of Tax Penalty/Composition money paid to the Treasury at Imphal for the return period ending \_\_\_\_\_

1	2	3	4
By whom Tendered	Name, address and registration No. of the dealer on whose behalf money is paid.	Payment on account of.	Amount (to be entered both in figures and words).

Tax..... Rs.

Penalty..... Rs.

Composition money... .. Rs.

Rupees

(in words)

Date

Signature of the dealer or Agent.

For use in the Treasury

Chalan No.

Received payment of Rs (in words).\_\_\_\_\_

Treasurer

Accountant

Treasury Officer, r



## FORM VII.

**ASSESSMENT REGISTER.**

(See Rule 15).

Circle

Assessment year

Sub Division	Thana.	Serial No.	Registration	Name of Dealer	Address	Nature of Business	Classes of goods entitled to buy tax free.	Accounting year	Language of Accounting	Date & period of Return	TURNOVER											Amount of tax paid in advance with challan and date	Balance of tax outstanding	Date of payment Challan No.	Other dues if any.	Date of payment with Challan No.	Remarks
											Luxury	Chills & Birs	Others	Luxury	Chills & Birs	Others	Luxury	Chills & Birs	Others	Luxury	Chills & Birs						
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	

Note :—\*Indicate the return period by I and II respectively for the first half and second half of the year.

§Indicate Penalties by the letter 'P' and composition by 'C' in red ink.

## Month

[illegible]

FORM IX

REFUND VOUCHER (See Rule 41).

Book No  
Voucher No

XIII—Other Taxes and Duties—Sales Tax

Counterfoil order for refund of Tax

REFUND VOUCHER (See Rule 51)

Book No  
Voucher No

XIII—Other Taxes and Duties—Sales Tax

Order for Refund of Tax

Payable at the Treasury \_\_\_\_\_ within \_\_\_\_ month of date of issue

To  
The Treasury Officer, Imphal

Refund payable to

Assessment record No

Date of order directing refund

Amount of refund

Number and date of collection in assessment register showing collection of amount regarding which refund is made

Initial of Taxation Officer

Signature of recipient of the voucher

Date of encashment in the Treasury

1. Certified that with reference to the Assessment record No. \_\_\_\_\_ of a refund of Rs. \_\_\_\_\_ is due to \_\_\_\_\_ in respect of the return period ending \_\_\_\_.
2. Certified that the tax concerning which this refund is given has been credited in the Treasury.
3. Certified that no refund order regarding the sum now in question has previously been granted and this order of refund has been entered in the original file of assessment under my signature.
4. Please pay to \_\_\_\_\_ the sum of Rs. \_\_\_\_\_ (in words) on account of the above refund.

Seal ...

Date \_\_\_\_\_ Place \_\_\_\_\_ Taxation Officer

Received payment \_\_\_\_\_ Pay Rupees \_\_\_\_\_ only

Claimant's signature

The \_\_\_\_\_ 19 \_\_\_\_\_ Officer in-charge of the Treasury

Examined.

Accountant. The \_\_\_\_\_ 19 \_\_\_\_\_



## FORM X.

(See Rule 52).

Circle \_ \_ \_

Book No.

Assessment year

Voucher No

To

The Treasury Officer.

Certified that with reference to assessment record No. \_\_\_\_\_  
 of \_\_\_\_\_ for the return period ending \_\_\_\_\_  
 a refund of Rs. \_\_\_\_\_ Rupees \_\_\_\_\_ 18  
 due to and ordered in favour of \_\_\_\_\_ (in words) \_\_\_\_\_

2. Certified that the tax concerning which the refund is allowed has been credited to the Treasury under chalan No. \_\_\_\_\_ dated \_\_\_\_\_ and that no refund order regarding this sum has previously been granted and this order of refund has been entered in the original file of assessment under my signature

3. This refund is adjusted towards the dues from the above dealer for \_\_\_\_\_. Please, therefore credit this amount also to collection during \_\_\_\_\_

Date \_\_\_\_\_

Signature \_\_\_\_\_

**FORM XI.**  
**REFUND REGISTER.**  
 ( See Rule 54 ).

Circle \_\_\_\_\_

Assessment year.	Serial No.	Name and Registration No. of appli- cant for refund and date.	Return period in respect of which refund is claimed & the amount thereof.	Amount refund allowed and by whom.	Payment by		Remarks.
					Refund Voucher No. and date.	Refund adjust- ment order No and date.	
1	2	3	4	5	6	7	8

**FORM XII.**  
**REGISTER OF PROSECUTIONS.**  
 ( See Rule 55 ).

Circle \_\_\_\_\_

Serial No. and year.	Name and registration No. of dealer.	Date of prose- cution or issue of notice thereof.	Nature of offence.	Result.	Amount of com- pensation money realised if any & date of realisation	Remarks
1	2	3	4	5	6	7

## FORM XIII.

( See Rule 27 ).

To

The

The ..... day of ..... 19 .....

Date of order appealed against .....

Name and Designation of the officer who passed the order .....

.....

Period of assessment from ..... to .....

Amount of tax assessed for luxury goods .. Rs. ....

Amount of tax assessed for Chillis & Biris ..... Rs. ....

Amount of tax assessed for other goods ..... Rs. ....

Total - Rs. ....

The petitioner of... ..Proprietor/Partner/Director/Manager/Principle  
 officer of the business known as... ..bearing registration certificate  
 number... .. whose only/chief place of business in the district of ...  
 ... .. is situated at... .. Post  
 Office ... , sheweth as follows :—

1. Under the Assam Sales Tax Act, 1947 as extended to Manipur your petitioner has been assessed for a taxable turnover of Rs. .... for luxury goods and a taxable turnover of Rs. .... for Chillis & Biris and a taxable turnover of Rs. .... for other goods for the period from ... to ...

2. Under sub-section (1) of Section 21/sub-section 36 of the Assam Sales Tax Act as extended to Manipur a penalty of Rs. .... has been imposed on your petitioner.

3. The notice of demand which your petitioner received on... .. is attached hereto.

4. A certificate copy of the order appealed against is attached.

5. Your petitioner's gross turnover and taxable turnover, according to the provisions of the Act of the business places situated in the District (s) of ... .. for the period from .. to were as under :—

Gross turnover...	Rs. ....
Taxable turnover of luxury goods...	Rs. ....
Taxable turnover of Chillis and Biris ..	Rs. ....
Taxable turnover of other goods .....	Rs. ....

6. Such turnover was the whole turnover of your petitioner during the period. Your petitioner had no other turnover either taxable or otherwise during the said period.

7. Your petitioner has made a return of his turnover to the office of ..... under section 16 of the Act and has complied with all the terms of the notice served on him by the ..... under section 17 of the Act.

8. Your petitioner was prevented by sufficient cause for making the return required by section 16 of the Act or did not receive the notice issued under sub-section (2) of section 17 or had no reasonable opportunity to comply or was prevented by sufficient cause from complying with the terms of the notice, or from producing the evidence required under sub-section (3) of section 17, as more particularly specified in the statement hereto annexed.

9. (Enter here the grounds on which you rely for the purpose of this appeal.)

10. Your petitioner, therefore, prays that he may be assessed accordingly or that he may be declared not to be chargeable under the Act or that the assessment may be cancelled and /or demanded to ..... for reassessment or that the order of the ..... imposing a penalty of Rs ..... upon your petitioner may be set aside.

I, ....., the petitioner named in the above petition, do hereby declare that what is stated herein is true to the best of my information and belief and that all tax admitted by me to be due in respect of the order of assessment appealed against has been paid vide Treasury Chalan Number ..... dated ..... and that the fee prescribed under clause (a) or (b) of rule 69 of the Manipur Sales Tax Rules, 1952 has been paid vide Treasury Chalan Number ..... dated ..... (Copy enclosed)

Signed ... ..

(To be signed by the appellant or by an agent duly authorised in writing in this behalf by the appellant)

Note - Strike out whichever is not applicable.

Sd/- .....



Manipur



Gazette

EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 80-E-38

Imphal, Thursday, February 26, 1953.

GOVERNMENT OF MANIPUR

Orders by the Chief Commissioner.

Imphal, the 10th January 1953

NOTIFICATION

No. J/2/53/4. In pursuance of the adoption of a motion by the Council of States on the 20th December, 1952 that the marginally noted Bill be circulated for the purpose of eliciting public opinion thereon by the 1st March, 1953, the said Bill and the statement of objects and reasons attached to it with the notes on clauses are therefore published below for general information.

It should be noted that any persons or public body desiring to submit an opinion on the Bill has to do so through the State Government or the Chief Commissioner concerned. Any opinion which is submitted direct to the Parliament Secretariat or to any other Ministry of the Government of India will not be accepted.

THE HINDU MARRIAGE AND DIVORCE BILL, 1952

(As introduced in the Council of State)

A

Bill

to amend and codify the law relating to marriage and divorce among Hindus.

Be it enacted by Parliament as follows :-

PRELIMINARY

1. Short title and extent.-(1) This Act may be called the Hindu Marriage and Divorce Act, 1952.

(2) It extends to the whole of India except the State of Jammu and Kashmir, and applies also to Hindus domiciled in India who are outside India.

2. Application of Act.-(1) This Act applies -

(a) to any person who is a Hindu by religion in any of its forms or developments, including Virashniva, a Lingayat or a follower of the Brahmo, Prarthana or Arya Samaj,

(b) to any person who is a Buddhist, Jain or Sikh by religion, and

(c) to any other person domiciled in India who is not a Muslim, Christian, Parsi or Jew by religion, unless it is proved that any such person would not have been governed by the Hindu law or by any custom or usage as part of that law in respect of any of the matters dealt with here if this Act had not been passed.

Explanation.- The following persons are Hindus by religion within the meaning of this Act :-

(a) any illegitimate child both of whose parents are Hindus,

(b) any child, legitimate or illegitimate, one of whose parents is a Hindu and who is brought up as a member of the tribe, community, group or family to which such parent belongs or belonged, and

(c) any person who is a convert or re-convert to the Hindu religion.



(2)

(2) The expression 'Hindu' in any portion of this Act shall be construed as if it included a person who, though not a Hindu by religion, is, nevertheless, a person to whom this Act applies by virtue of the provisions contained in sub-section (1)

2. Definitions. - In this Act, unless the context otherwise requires, -

(a) the expressions "custom" and "usage" signify any rule which having been continuously and uniformly observed for a long time, has obtained the force of law among Hindus in any local area, tribe, community, group or family;

Provided that the rule is certain and not unreasonable or opposed to public policy; and

Provided further that in the case of a rule applicable only to a family it has not been discontinued by the family;

(b) the expression "district court" means the principal civil court of original jurisdiction, and includes the High Court in the exercise of its ordinary original civil jurisdiction and any subordinate civil court which may be specified by the Central Government, by notification in the Official Gazette, as having jurisdiction in respect of the matters dealt with in this Act;

(c) "full blood" and "half blood" - two persons are said to be related to each other by full blood when they are descended from a common ancestor by the same wife and by half blood when they are descended from a common ancestor but by different wives;

(d) "uterine blood" - two persons are said to be related to each other by uterine blood when they are descended from a common ancestress but by different husbands;

(e) "prescribed" means prescribed by rules made under this Act;

(f) (i) "sapinda relationship" with reference to any person extends as far as the third generation (inclusive) in the line of ascent through the mother, and the fifth (inclusive) in the line of ascent through the father, the line being traced upwards in each case from the person concerned, who is to be counted as the first generation;

(ii) two persons are said to be "sapindas" of each other if one is a lineal ascendant of the other within the limits of sapinda relationship or if they have a common lineal ascendant who is within the limits of sapinda relationship with reference to each of them;

(g) "degrees of prohibited relationship" - two persons are said to be within "the degrees of prohibited relationship" if one is a lineal ascendant of the other, or was the wife or husband of a lineal ascendant or descendant of the other, or if the two are brother and sister, uncle and niece, aunt and nephew, or the children of two brothers or two sisters;

Explanation. - For the purposes of clauses (f) and (g), relationship includes -

(i) relationship by half or uterine blood as well as by full blood;

(ii) illegitimate blood relationship as well as legitimate;

(iii) relationship by adoption as well as by blood;

and all terms of relationship in those clauses shall be construed accordingly.

4. Overriding effect of Act. - Save as otherwise expressly provided in this Act -

(a) any text, rule or interpretation of Hindu law or any custom or usage in force immediately before the commencement of this Act shall cease to have effect with respect to any matter for which provision is made in this Act;

(b) any other law in force immediately before the commencement of this Act shall cease to have effect in so far as it is inconsistent with any of the provisions contained in this Act.



HINDU MARRIAGES.

5. **Essentials for a Hindu marriage.**— A marriage may be solemnized between any two Hindus, if the following conditions are fulfilled, namely :—

- (i) neither party has a spouse living at the time of the marriage;
- (ii) neither party is an idiot or a lunatic at the time of the marriage; 15
- (iii) the bridegroom has completed the age of eighteen years and the bride the age of fifteen years at the time of the marriage;
- (iv) the parties are not within the degrees of prohibited relationship, unless the custom or usage governing each of them permits of a marriage between the two; 20
- (v) the parties are not sapindas of each other, unless the custom or usage governing each of them permits of a marriage between the two;
- (vi) where the bride has not completed the age of sixteen years, the consent of her guardian in marriage has been obtained for the marriage. 25

6. **Guardianship in marriage.**—(1) Subject to the provisions contained in any law for the time being in force relating to guardians and wards, wherever the consent of a guardian in marriage is necessary under this Act, the persons entitled to give such consent shall be the following in the order specified hereunder, namely :— 30

- (1) the father;
- (2) the mother;
- (3) the paternal grandfather; 35
- (4) the brother by full or half blood, a brother by full blood being preferred to one by half blood and as between brothers whether by full or half blood, the older being preferred;
- (5) the paternal uncle by full or half blood, subject to the like rules of preference as are set out in entry (4) above; 40
- (6) the maternal grandfather;
- (7) the maternal uncle, subject to the like rules of preference as are set out in entry (4) above;
- (8) any other relative, the nearer being preferred to the more remote and as between relatives related in the same way, subject to the like rules of preference as are set out in entry (4) above. 45

**Explanation .—** In determining which of the two relatives is nearer of the purposes of entry (8) above, the test shall be, which of them is first entitled to inherit to the ward heritable property.

(2) No person shall be entitled to act as a guardian in marriage under the provisions of this section unless such person has himself completed his or her twenty-first year.

(3) Where any person entitled to be the guardian in marriage under the foregoing provisions refuses, or is by reason of absence, disability or other cause, unable or unfit, to act as such the person next in order shall be entitled to be the guardian.

(4) Nothing in this Act shall affect the jurisdiction of a court to prohibit by injunction an intended marriage arranged by the guardian if, in the interests of the minor, the court thinks it necessary to do so.

7. **Ceremonies for a Hindu marriage .** (1) A Hindu marriage may be solemnized in accordance with the customary rites and ceremonies of either party thereto.



(4)

(2) Where such rites and ceremonies include the Saptapadi (that is, the taking of seven steps by the bride-room and the bride jointly before the sacred fire), the marriage becomes complete and binding when the seventh step is taken. 20

8. Registration of Hindu marriages,--(1) For the purpose of facilitating the proof of Hindu marriages, the State Government may, by rules,--

(a) provide for the entering of particulars relating to such marriages in such manner and under such conditions as may be prescribed in the Hindu Marriage Register kept for the purpose; 25

(b) provide that the entering of such particulars shall be compulsory in the State or in such areas and in such cases as may be specified in the rules.

(2) In making any rules under clause (b) of sub-section (1), the State Government may provide that a contravention thereof shall be punishable with fine which may extend to one hundred rupees. 30

(3) The Hindu Marriage Register shall at all reasonable times be open for inspection, and shall be admissible as evidence of the truth of the statements therein contained and certified extracts therefrom shall, on application, be given by the Registrar on payment to him of the prescribed fee. 35

(4) Notwithstanding anything contained in this section, the validity of any Hindu marriage shall in no way be affected by the omission to make the entry.

#### RESTITUTION OF CONJUGAL RIGHTS AND JUDICIAL SEPARATION

40

9. Restitution of conjugal rights.-- (1) When either the husband or the wife has, without reasonable excuse, withdrawn from the society of the other, the aggrieved party may apply, by petition to the District Court for restitution of conjugal rights, and the court, on being satisfied of the truth of the statements made in such petition and that there is no legal ground why the application should not be granted, may decree restitution of conjugal rights accordingly.

(2) Nothing shall be pleaded in answer to a petition for restitution of conjugal rights which shall not be a ground for judicial separation or for termination of marriage. 5

10. Judicial separation.-- (1) Either party to a marriage, whether solemnized before or after the commencement of this Act, may present a petition to the District Court praying for a decree for judicial separation on the ground that the other party -- 10

(a) has deserted the petitioner for a period of not less than two years immediately preceding the presentation of the petition; or

(b) has been guilty of such cruelty as to render it unsafe for the petitioner to live with the other party; or

(c) has, for a period of not less than one year immediately preceding the presentation of the petition, been suffering from leprosy or venereal disease; or

(d) has been continuously of unsound mind since the date of the marriage; or

(e) has committed adultery during the marriage.

Explanation.-- In this section, the expression "to desert" with its grammatical variations and cognate expressions, means to desert the other party to a marriage without reasonable cause and without the consent or against the wish of such party. 25

(2) Where a decree for judicial separation has been passed it shall no longer be obligatory for the petitioner to co-habit with the respondent, but the court may, on application by petition of either party and on being satisfied of the truth of the statements made in such petition rescind the decree if it considers it just and reasonable to do so.





## TERMINATION OF MARRIAGE

11. Petition for decree of nullity.- (1) Any marriage solemnized before the commencement of this Act may, on a petition presented by either party thereto, be declared null and void on either of the following grounds, namely:- 35

(a) that a former husband or wife of either party was living at the time of such marriage; or

(b) that the parties at the time of such marriage were within the degrees of prohibited relationship as defined in section 3:

Provided that no such marriage shall be declared null and void if the marriage was 40 valid under any law, custom or usage in force at the time of such marriage.

(2) Any marriage solemnized after the commencement of this Act may, on a petition presented by either party thereto, be declared null and void on the ground that it contravenes any one of the conditions specified in clauses (i), (iv) and (v) of section 5. 45

12. Petition for decree of invalidity of marriage.- (1) Any marriage solemnized before the commencement of this Act may, on a petition presented by either party thereto, be declared invalid on either of the following grounds, namely :-

(a) that the respondent was impotent at the time of the marriage and continued to be so until the institution of the proceeding; or 5

(b) that either party is an idiot or was a lunatic at the time of the marriage;

Provided that no petition under this sub-section shall be entertained after the 10 expiry of one year from the commencement of this Act.

(2) Any marriage solemnized after the commencement of this Act may, on a petition presented by either party thereto, be declared invalid on any of the following grounds, namely:-

(a) that the respondent was impotent at the time of the marriage and continued to be so until the institution of the proceeding; or 15

(b) that the marriage contravenes the condition specified in clause (2) or clause (3) of section 5; or

(c) that the consent of the petitioner, or where the consent of the guardian in marriage of the petitioner is requisite under section 5 the consent of such guardian, was obtained by force or fraud: 20

Provided that no petition for declaring a marriage invalid on the ground specified in clause (c) shall be entertained if - 25

(i) the petition is presented more than one year after the force had ceased to operate or, as the case may be, the fraud had been discovered; or

(ii) the petitioner has, with his or her free consent, lived with the other party to the marriage as husband and wife after the force had ceased to operate or as the case may be, the fraud had been discovered. 30

13. Petition for decree of divorce.- Any marriage solemnized, whether before or after the commencement of this Act, may, on a petition presented by either party thereto, be dissolved by a decree of divorce on any of the following grounds, namely :- 35

(i) that the husband is keeping a concubine or the wife has become the concubine of any other man or leads the life of a prostitute; or

(ii) that either party to the marriage has ceased to be a Hindu by conversion to another religion; 40



(iii) that either party is incurably of unsound mind and has been continuously under treatment for a period of not less than five years preceding the presentation of the petition;

(iv) that either party has, for a period of not less than one year immediately preceding the presentation of the petition, been suffering from leprosy;

(v) that either party has not been heard of as being alive for a space of seven years or more by those persons who would naturally have heard of it, had that party been alive;

(vi) that either party has not resumed marital intercourse for a period of two years or upwards after the passing of a decree for judicial separation against the other party;

(vii) that either party has failed to comply with a decree for restitution of conjugal rights for a period of two years or upwards after the passing of the decree. 14

14. Rights of parties to have marriage terminated. — A petition for a declaration that a marriage is invalid or that it may be dissolved by a decree of divorce shall lie only at the instance of a party to the marriage. 15

Provided that where the ground for a petition for the dissolution of a marriage by a decree of divorce is that either party to the marriage has ceased to be a Hindu by conversion to another religion, the petition has ceased to be a Hindu by conversion to another religion, the petition shall lie only at the instance of the party who continues to be a Hindu.

Provided further that no party shall be entitled to take advantage of his or her own wrong or disability for the purpose of relief. 20

15. No petition for divorce to be presented within three years of marriage. — (1) Notwithstanding anything contained in this Act, it shall not be competent for any court to entertain any petition for dissolution of a marriage by a decree of divorce, unless at the date of the presentation of the petition three years have elapsed since the date of the marriage. 25

Provided that the court may, upon application made to it in accordance with such rules as may be made by the High Court in that behalf, allow a petition to be presented before three years have elapsed since the date of the marriage on the ground that the case is one of exceptional hardship to the petitioner or of exceptional depravity on the part of the respondent, but, if it appears to the court at the hearing of the petition that the petitioner obtained leave to present the petition by any misrepresentation or concealment of the nature of the case the court may, if it pronounces a decree, do so subject to the condition that the decree shall not have effect until after the expiry of three years from the date of the marriage or may dismiss the petition without prejudice to any petition which may be brought after the expiration of the said three years upon the same or substantially the same facts as those proved in support of the petition so dismissed. 31

(2) In disposing of any application under this section for leave to present a petition for divorce before the expiration of three years from the date of the marriage, the court shall have regard to the interests of any children of the marriage and to the question whether there is a reasonable probability of reconciliation between the parties before the expiration of the said three years. 31

16. Remarriage of divorced persons. — Where a marriage has been dissolved by a decree of divorce, and either there is no right of appeal against the decree or if there is such a right of appeal, the time for appealing has expired without an appeal having been presented, or an appeal has been presented but has been dismissed, and one year has elapsed there after but not sooner, it shall be lawful for the respective parties to the marriage to marry again as if the prior marriage had been terminated by death. 5

17. Consequences of termination of marriage in certain cases. — Where a marriage is declared null and void on the ground that the former husband or wife was living and it is adjudged that the subsequent marriage was contracted in good faith and that one or both of the parties fully believed that the former husband or wife was dead, or where a marriage is declared invalid, the children begotten before the decree is made shall be specified therein and shall in all respects be deemed to be, and always to have been, the legitimate children of their parents. 11

18. Punishment of bigamy. — Any marriage between two Hindus solemnized after the commencement of this Act is void if at the date of such marriage either party had a husband or wife living; and the provisions of sections 494 of the Indian Penal Code (Act XLV of 1860) shall apply accordingly. 22



## JURISDICTION AND PROCEDURE

19. Court to which petition should be made.- Every petition under this Act shall be presented to the district court within the local limits of whose ordinary original civil jurisdiction the marriage was solemnized or the husband and wife reside or last resided together.

20. Contents and verification of petitions.- (1) Every petition presented under this Act shall state as distinctly as the nature of the case permits, the facts on which the claim to relief is founded and every petition for the termination of any marriage or for judicial separation shall state that there is no collusion between the petitioner and the other party to the marriage.

(2) The statements contained in every petition under this Act shall be verified by the petitioner or some other competent person in the manner required by law for the verification of plaints, and may, at the hearing, be referred to as evidence.

21. Application of Act V of 1908.- Subject to the other provisions contained in this Act and to such rules as the High Court may make in this behalf, all proceedings under this Act shall be regulated, as far as may be, by the Code of Civil Procedure, 1908 (Act V of 1908).

22. Proceedings may be in camera.- A proceeding under this Act shall be conducted in camera if either party so desires or if the court so thinks fit to do.

23. Decree in proceeding.- In any proceeding under this Act, whether defended or not, if the court is satisfied that -

(a) any of the grounds for granting relief exists, and

(b) where the ground of the petition is adultery, the petitioner has not in any manner been accessory to or connived at or condoned the adultery, or where the ground of the petition is cruelty the petitioner has not in any manner condoned the cruelty, and

(c) the petition is not presented or prosecuted in collusion with the respondent, and

(d) there has not been any unnecessary or improper delay in instituting the proceeding, and

(e) there is no other local ground why relief should not be granted,

24. Alimony, pendente lite.- Where in any proceeding under this Act, it appears to the court that the wife has no independent income sufficient for her support and the necessary expenses of the proceeding, it may, on the application of the wife, order the husband to pay to her the expenses of the proceeding, and monthly during the proceeding such sum as having regard to the husband's income it may seem to the court to be reasonable.

25. Permanent alimony.- (1) Any court exercising jurisdiction under this Act may, at the time of passing any decree for the termination of a marriage or at any time subsequent thereto, on application made to it for the purpose, order that the husband shall, while the wife remains chaste and unmarried, secure to the wife for her maintenance and support if necessary, by a charge on the husband's property, such gross sum or such monthly or periodical payment of money for a term not exceeding her life, as, having regard to her own property, if any, her husband's property and the conduct of the parties, shall be deemed just.

(2) If the court is satisfied that there is a change in the circumstances of either party at any time after it has made an order under sub-section (1), it may, at the instance of either party, vary, modify or rescind any such order in such manner as the court may deem just.

(3) If the court is satisfied that the wife in whose favour an order has been made under this section has remarried or has not remained chaste, it shall rescind the order.



26 26. Custody of children.- In any proceeding under this Act, the court may, from time to time, pass such interim orders and make such provisions in the decree as it may deem just and proper with respect to the custody, maintenance and education of minor children, consistently with their wishes wherever possible, and may, after the decree, upon application by petition for the purpose, make, revoke, suspend or vary, from time to time, all such orders and provisions with respect to the custody, maintenance and education of such children as might have been made by such decree or interim orders in case the proceeding for obtaining such decree were still pending.

27. Disposal of property.- In any proceeding under this Act, the court may make such provisions in the decree as it deems just and proper with respect to any property presents, at or about the time of marriage, which may belong jointly to both the husband and the wife.

28. Enforcement of, and appeal from, decrees and orders. - All decrees and orders made by the court in any proceeding under this Act shall be enforced in like manner as the decrees and orders of the court made in the exercise of its original civil jurisdiction are enforced, and may be appealed from under any law for the time being in force;

Provided further that every such appeal on the subject of costs only:

Provided further that every such appeal shall be instituted within three months after the decision appealed from shall have been pronounced.

29. Savings.- (1) A marriage solemnized between Hindus before the commencement of this Act, which is otherwise valid, shall not be deemed to be invalid or ever to have been invalid by reason only of the fact that the parties thereto belonged to the same gotra or pravra or belonged to different castes or sub-divisions of the same caste.

(2) Nothing contained in this Act shall affect any proceeding under any law for the time being in force for the termination of any marriage or for judicial separation pending at the date of the commencement of this Act and any such proceeding may be continued and determined as if this Act had not been passed.

(3) Nothing contained in this Act shall affect any proceeding under any law for the time being in force for the termination any marriage or for judicial separation pending at the date of the commencement of this Act and any such proceeding may be continued and determined as if this Act had not been passed.

(4) Nothing contained in this Act shall be deemed to affect the provisions contained in the Special Marriage Act, 1872 (XII of 1872) with respect to marriages between Hindus solemnized under that Act whether before or after the commencement of this Act.

30. Repeals.- The Hindu Marriage Disabilities Removal Act, 1946 (XXVIII of 1946) and the Hindu Marriages Validity Act, 1949 (XXI of 1949) are hereby repealed.

.....

#### STATEMENT OF OBJECTS AND REASONS

The Hindu Code as drafted by the Rau Committee was introduced in the Legislative Assembly in 1947 and was referred to a Select Committee of the Constituent Assembly of India (Legislative) on 9th April, 1948. The Select Committee submitted its report on the 29th August, 1948 and their revised draft was discussed at considerable length by the Provisional Parliament, but as the Bill could not be passed before the dissolution of that Parliament it now stands lapsed.

2. As stated earlier by Government, the Code is now being split up into separate parts for the purpose of facilitating discussion and passage in Parliament, and the present Bill is the first of a series of such parts and deals with marriage and divorce. The earliest Bill has now been considerably revised, one significant change being the omission of all provisions relating to civil marriages, a subject dealt with in the Special Marriage Bill now pending before the Council of States. The notes on clauses explain the various provisions contained in the bill.

C.C.BIS:AS.

NEW DELHI :  
The 8th December, 1952.





## NOTE ON CLAUSES

Clause 1.- The Bill, if passed, will apply to Hindus domiciled in India wherever they may be.

Clause 2.- At present, Hindu Law applies (i) to Hindus by birth, and also to Hindus by religion, that is to say, to converts and re-converts to Hinduism, (ii) to illegitimate children where both parents are Hindus, (iii) to illegitimate children where the mother is a Hindu and the children are brought up as Hindus. (iv) to Brahmins, Arya Samajists, Lingayats and to <sup>persons</sup> ~~persons~~ who may have deviated from orthodox standards of Hinduism in matters of diet and ceremonial observances and to every other person who may be regarded as a Hindu unless he can show some valid local, tribal or family custom to the contrary, and (v) to Jains, Sikhs and Buddhists. Clause 2, in effect, seeks to codify the existing law.

Clause 3.- The expression "district court" has been so defined that jurisdiction in matters relating to divorce can be vested in any subordinate civil court.

The definitions of "prohibited degrees" and "sapinda relationship" are on the lines of the Rau Committee's Report. As has been pointed out by that Committee, the strict rule prohibiting marriages within the limits of sapinda relationship as defined in the Smritis (seven and five degrees) have been considerably relaxed by custom and the limits have therefore been reduced to five and three degrees, as is generally recognised now. A definition of "prohibited degrees" is also necessary because there is the greatest diversity among Hindus in different parts of India as to what are the prohibited degrees for marriage. The usual rule is that the parties should not be sapindas of each other. Not only, however, has the sapinda relationship been interpreted in different ways by different authors, but the rule itself has been subjected to modification by custom. Some kind of limit has, therefore, to be provided to prevent incestuous marriages, subject to judicially recognised customs or well-established customs which satisfy the requirements of the definition of that expression.

Clause 4 seeks to repeal all existing laws, whether in the shape of enactments or otherwise, which are inconsistent with this Bill.

Clause 5 prescribes the essential requisites for a Hindu marriage, sub-clause (i) of which introduces monogamy. Sub-clauses (iv) and (v) require that the parties should not be within the degrees of prohibited relationship or be sapindas of each other unless in either case there is a custom or usage modifying that rule.

Clause 6 ~~deals~~ codifies the existing law relating to persons who may act as guardians in marriage, but the mother is now given a higher place immediately after the father.

Clause 7 leaves it to the parties to choose any form of marriage, but where the form adopted includes the saptapadi, the marriage becomes complete when the seventh step is taken. This is in accordance with the existing law.

Clause 8.- The question whether marriages should be registrable, whether ~~compulsorily~~ <sup>compulsorily</sup> or otherwise, is left to the discretion of the State Governments, but this clause ensures that omission to register a marriage will not render it invalid.

Clause 9 provides for restitution of conjugal <sup>rights</sup> ~~rights~~ - a right which is recognised under the existing law.

Clause 10 deals with judicial separation and the main consequences which flow from a decree for judicial separation. A decree for judicial separation does not have the effect of terminating the marriage.

Clauses 11 and 12 deal with cases where a marriage is null and void and cases where a marriage is voidable at the option of either party to the marriage. Until a voidable marriage should be regarded as good for all purposes. Where a marriage is a bigamous marriage or contravenes the rule relating to prohibited degrees, the marriage is regarded as null and void from the very beginning. In other cases the marriage is rendered voidable at the option of the parties as in many other systems of law.



Clause 11 and 12 deal with cases where a marriage is null and void and cases where a marriage is voidable at the option of either party to the marriage. Until so avoided a voidable marriage should be regarded as good for all purposes. Where a marriage is a bigamous marriage or contravenes the rule relating to prohibited degrees, the marriage is regarded as null and void from the very beginning. In other cases the marriage is rendered voidable at the option of the parties as in many other systems of law.

Clause 13 specifies the grounds on which a decree for divorce may be obtained by either party to the marriage. In particular, a decree of divorce may be obtained if there is no reconciliation between the parties within a specified period after the passing of a decree for judicial separation or if a decree for restitution of conjugal rights is not complied with within a specified period.

Clause 14.- This clause, recognises the principle that where a marriage has been duly solemnized and is not void, it should not be open to any third party to question its validity.

ju

A change in religion is not inconsistent with the continuance of conjugal love and it should therefore not be permissible for a party to the marriage to get a divorce by changing his or her religion. The right to get a divorce under this law is therefore given to the party who continues to be a Hindu as in the revision. A somewhat similar right is given to a person changing his religion for Christianity under the Converts Marriage Dissolution Act, 1866 under which a husband or wife who changes his or her religion for Christianity is entitled to sue the other party for restitution of conjugal rights if the other party deserts or neglects him or her, and if after the petition the desertion is persisted in, the court may declare the marriage dissolved after following the prescribed procedure.

Clause 15.- This is based on a similar provision in section 8 of the Matrimonial Causes Act, 1950, and will ensure a fair trial being given to every marriage.

Clause 16 proscribes a time limit, as a matter of public policy, within which it shall not be lawful for divorced persons to re-marry. Similar provisions are to be found in section 57 of the Indian Divorce Act, 1869, and in section 14 of Bombay Act XXII of 1947.

Clause 17 will ensure the legitimacy of children in the case of invalid marriages and also in the case of void marriages entered into in good faith.

Clause 18 renders adultery punishable.

Clause 19 to 28 deal with jurisdiction and procedure and are generally based on similar provisions in the Indian Divorce Act, 1869, and in Bombay Act XXII of 1947.

Clause 29 - This clause expressly saves, inter alia, customs and special enactments like the Madras Marumakkattayam Act (XXII of 1933) which provide for termination of Hindu marriages in any other manner. It is also provided that marriages solemnized under the special Marriage Act, 1872, are not affected by anything contained in this Bill.

## N O T I C E

Imphal, the 25th February 1953.

There were no issues of Manipur Gazette on 10th, 18th and 25th February 1953 on account of shifting of the Government Press.

G.H.SINGH.  
SUPERINTENDENT GOVERNMENT PRESS  
MANIPUR.

BAHIN  
25.2.53



**Manipur**



**Gazette**

**EXTRAORDINARY**  
**PUBLISHED BY AUTHORITY**

No. 81-E-39

Imphal, Saturday, March 7, 1958.

**GOVERNMENT OF MANIPUR**

**Orders by the Chief Commissioner.**

Imphal, the 12th February, 1958

**TOUR PROGRAMME OF CHIEF COMMISSIONER FOR THE MONTH OF  
MARCH, 1958.**

(In supersession of the programme for visiting Ukhrul during 24-2-53 to 28-2-53 which was issued under this Secretariat Memo No R/15/52/29 dated 3-2-53)

10-3-53. (Tuesday)	10 a. m. 4 p. m.	Leave Imphal by Motor Car Arrive Ukhrul
11-3-53 (Wednesday)	9 a. m. to 10 a. m. 10-30 a. m.  11-30 a. m. 3 p. m.	Interviews Visit Hundung L. P. School. (4 miles from Ukhrul) Inspect Dispensary Inspect Agricultural Farm.
12-3-53. (Thursday)	9 a. m. to 11 a. m. 11-30 a. m. 12-30 a. m.	Interviews. Inspect S. D. O.'s office. Inspect Water Supply arrangements.
13-3-53 (Friday)	9 a. m. to 11 a. m. 11-30 a. m. 12-30 a. m.	Interviews Inspect Govt High School. Inspect Police Outpost
14-3-53. (Saturday)	9 a. m. to 11 a. m. 11-30 a. m.	Interviews. Inspect Veterinary Hospital.
15-3-53. (Sunday)	10 a. m. 4 p. m.	Leave Ukhrul by Motor Car. Arrive Imphal.

P. C. Deb,  
Secretary to the Government of Manipur.



MANIPUR  
4056  
18/3

Manipur



Gazette

PUBLISHED BY AUTHORITY

No. 82.

Imphal, Wednesday, March 11, 1958.

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Part II.—Orders, Notifications and Rules. ...	1	and Notices. ...	Nil

GOVERNMENT OF MANIPUR.

Orders by the Chief Commissioner.

PART I

Imphal, the 9th February, 1958.

In exercise of the powers conferred upon him under Section 20(3) of the Press (Objectionable Matter) Act, 1951 (Act LVI of 1951), the Chief Commissioner is pleased to appoint the Deputy Commissioner, Manipur to be the officer who shall carry out the functions as required under the provisions of the aforesaid Section of the Act in this State.

Imphal, the 12th February, 1958.

No. FA/85/52/59.—Shri O. Niladhaja Singh, S. D. O. Sadar is appointed temporarily to act as Deputy Commissioner, Manipur in addition to his own duties vice Shri M. N. Phukan granted leave.

P. C. Deb,  
Secy. to the Govt. of Manipur

PART II

Imphal, the 18th February, 1958.

No FA/93/51/25.—The Commissioner is pleased to order that the word "Police" occurring against the entry "Chief Commissioner" in his order issued under this Secretariat Notification No. FA/93/51/8 dated 7-9-51 shall be deleted.

P. C. Deb,  
Secy. to the Govt. of Manipur.







EXTRAORDINARY  
PUBLISHED BY AUTHORITY

No. 83-E-40 Imphal, Monday, March 16, 1953.

GOVERNMENT OF MANIPUR  
Orders by the Chief Commissioner.

ORDER.

Imphal, the 27th February'1953.

MA

Receipt No

Date

File No

No.RP/88/51 - The Chief Commissioner is pleased to appoint Shri L. Gopal Singh as Inspector of Police with effect from the 17th February, 1953.

T. Kipgen.  
Secretary to the Government of Manipur.

Imphal, the 10th March'1953.

Cancellation of tour programme of Chief Commissioner, Manipur for the month of March, 1953.

No.R/16/52/66. The Chief Commissioner has cancelled his tour programme for March, 1953 which was issued under this Secretariat " no No.R/16/52/45 dated the 12th February, 1953 (regarding a visit to Ukhrul during 10th to 15th March, 1953).

P.C.Doh.  
Secretary to the Government of Manipur.

Imphal, the 9th March'1953.

No. J/Misc/80/50. The Chief Commissioner is pleased to sanction the creation of the following temporary posts for a period of 6 months with effect from the date of their filling :-

Designation of posts.	No. of posts.	Scale of pay.
Additional unaid	1	250-252-254 (RM)-255-256 -(RM)-257-258 (RM)-259-260.
Peonial clerk	1	40-2-50-(RM)-3-50-(RM)- 4-100/-.
Peonial clerk	2	40-2-50-(RM)-3-50-(RM)- 4-100/-.
Peonial Orderly	1	22-4-25.
Peonial Peon.	1	22-4-25.

P.C.Doh.  
Secretary to the Government of Manipur.



જિલ્લા સરકારના આદેશ

તા. ૨૦/૧૨/૨૦

સુ. નં. ૨૦/૨૦

ઓળેના મરમ ઉપરના સાચાકો નાં નિયંત્રણને અમલમાં  
માન્યુરગી યજ્ઞા સુધારકના પદ સંભાળે.

મરમત:- મધ્યાહ્ન રૂઝિયા સાચાકો ઓળેનાદિના  
તારીખ ૨૧/૧/૨૦ નાં રૂઝિયામાં (૧) ૧ નમુના પુર ૨૦ કરતા  
માન્યુર ડિપાર્ટમેન્ટના સુધારકના નિયંત્રણ હેઠળ આજીવન  
પદ ધારીને રૂઝિયા એ (સાચાકો) નાં આજીવન નમુના પુર ૨૦  
અડધા બાકીમાં સાચાકોના સુધારકના પદ સંભાળે. (૨) ઓળેના  
ઓળેના નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ  
સાચાકોના સુધારકના પદ સંભાળે. (૩) સાચાકોના  
નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ

નિયંત્રણની મરમ — (૧) જો સુધારકના પદ સંભાળે નાં નિયંત્રણ  
નિયંત્રણ ઉપરના સુધારકના પદ સંભાળે નાં નિયંત્રણ નાં નિયંત્રણ  
સુધારકના પદ સંભાળે નાં નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ  
સુધારકના પદ સંભાળે નાં નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ

(૨) જો ઓળેના સુધારકના પદ સંભાળે નાં નિયંત્રણ  
સાચાકોના નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ  
સુધારકના પદ સંભાળે નાં નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ  
જો સુધારકના પદ સંભાળે નાં નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ  
સુધારકના પદ સંભાળે નાં નિયંત્રણ નાં નિયંત્રણ નાં નિયંત્રણ



[illegible][illegible]

১৩.১১.১৯৭৩ খ্রিঃ ৪ শিলাইগুড়ি মহাকালী  
 মন্দির, শিলাইগুড়ি, পশ্চিমবঙ্গ।

ਮੁਕਤੀ ਪ੍ਰਦਾਨ ਕਰਨਾ। ਜਿਸ ਕਰਕੇ (੧) ਜੇ ਸਾਨੂੰ ੧੦/੧੦/੨੦੨੦-  
 (ਜੇ) ਸਾਨੂੰ ੨੦/੧੦/੨੦੨੦-੧੦/੧੦/੨੦੨੦ (੧) ੨੦/੧੦/੨੦੨੦-  
 ਮੁਕਤੀ ਪ੍ਰਦਾਨ ਕਰਨਾ। ਜਿਸ ਕਰਕੇ (੧) ਜੇ ਸਾਨੂੰ ੧੦/੧੦/੨੦੨੦-  
 (ਜੇ) ਸਾਨੂੰ ੨੦/੧੦/੨੦੨੦-੧੦/੧੦/੨੦੨੦ (੧) ੨੦/੧੦/੨੦੨੦-

[illegible]

(2) માનવશિક્ષા સમિતિ નર જીવન સમજાવક ટ્રેના (મહા)વા  
ફેરબુનકર (મરણાંક) રેસિ. ૨૬ સેપ્ટેમ્બર ૧૯૫૬ નો રજૂના ઉપ દાવા  
પાછાઈ. નિર્માણ મામિ કારે વારે ઉપદેશ મિથુનિ કમિશનરના



કેમ કમિશનનારથી પ્રકુમ લોડે ગા (કામ) આકાશ રાહે ।

(૭) મારુ(કાચે) લેવા માડ (Bull fishery) ચિત્રદર્શી દે માડકી-  
માડેમાડવા માડુ(કાચે) માટે. અહીં કાચાકાચે (માડુ) (પરકુ) ના શ્રમશક્તિ

(૮) કાચાકાચે માટે અમા મશાકી-કાચેકાચે નિયમ અમા  
શ્રમશક્તિના નિયમ નિયમ કાચેના ઉપકારવા, ઉપકારવા  
(કાચે) ના નિયમ અમા અમા અમા અમા અમા અમા અમા અમા અમા  
માટે અહીં માડુ ૨૦૦ કાચેના કાચે (કાચે) ના માટે માટે  
કાચેકાચે નિયમ ૨ કાચેના અમા કાચેના શ્રમશક્તિ (કાચે) ના માટે  
(માડુ) ના નિયમ કાચેકાચે માટે અમા) અમા અમા માટે ।

માડુ અમા અમા અમા અમા અમા અમા અમા અમા અમા  
માટે માટે માટે અમા અમા અમા અમા અમા અમા અમા અમા અમા  
માટે કાચેકાચે માટે ।

14/11/2019

કે: મા: અમા,

૩૨ ૦૨/૨/૨૦૨૦ । ૦૫/૧૧/૨૦૧૯ કમિશનનાર માટે માટે  
14/11/2019

નિલાસ (પરકુ) માટે માટે અમા અમા અમા અમા

કાચે માટે માટે માટે	કાચે માટે માટે માટે
૧/ ૭૭ લેવા માટે	૭/ ૧૦ (માટે) માટે (કાચે)
૨/ ૭૯ માટે (કાચે)	૮/ ૧૨/૭૭ (કાચે) માટે (કાચે)
૩/ ૮૦ (કાચે) માટે	૯/ ૧૩/૭૭ (કાચે) માટે (કાચે)
૪/ ૯૨ ઉપા માટે	૧૦/ ૧૪/૭૭ (કાચે) માટે





૧૧/ ૧૦-૧૯ સૌરાષ્ટ્રીય કામલેખ (મણી)  
જાનભાઈ ભેરડા મા (કામલ)

માઠાણ (સભા)

૧૨/ ૧૦૫ શ્રીકાન્ત (પાદ)

૨૦/ ૨૦૨-૨૦૬ } ૨૨૧૧ (પાદ ભેરડા)

૨૨૨-૨૨૬ } ૨૨૧૨ (પાદ ભેરડા)

૨૨૭-૨૩૦ } ૨૨૧૩ (પાદ ભેરડા)

૨૨/ ૨૦૩ કુશી કાન્ત (માઠાણ)

૨૩/ ૨૦૪ કુશી કાન્ત (માઠાણ)

૨૪/ ૨૦૫ કુશી કાન્ત (માઠાણ)

૨૫/ ૨૦૬ કુશી કાન્ત (માઠાણ)

૨૬/ ૨૦૭/૨૦૮ કામલ (પાદ ભેરડા)

કામલ (પાદ ભેરડા)

૨૭/ ૨૦૯ ભેરડા (પાદ ભેરડા)

૨૮/ ૨૧૦ ભેરડા (પાદ ભેરડા)

૨૯/ ૨૧૧ ભેરડા (પાદ ભેરડા)

(કામલ ભેરડા)

૩૦/ ૨૧૨ ભેરડા (પાદ ભેરડા)

૩૧/ ૨૧૩/૨૧૪ ભેરડા (પાદ ભેરડા)

ભેરડા (પાદ ભેરડા)

૩૨/ ૨૨૧ ભેરડા (પાદ ભેરડા)

૩૩/ ૨૨૨ ભેરડા (પાદ ભેરડા)

૩૪/ ૨૨૩ ભેરડા (પાદ ભેરડા)

૩૫/ ૨૨૪ ભેરડા (પાદ ભેરડા)

૩૬/ ૨૨૫ ભેરડા (પાદ ભેરડા)

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૭૫/ ૭૩ કદામચરમ રેડુમ ।	૭/ ૬૧ ઝૂંપી-રિદન ખાચરો । ૧૬
૭૬/ ૭૪ અણામ-પુનમ " ।	૮/ ૬૨ (અણામ) કદમ (ખાચરો) ।
૭૭/ ૭૫ વણદારો-રેડુમ મણદર-રેડુમ	૯/ ૬૩ " બારે(રેડુમ) વાંટું ।
૭૮/ ૭૬ મણદર " " "	૧૦/ ૬૪ " શાકરો પુલન ।
૭૯/ ૭૭ ડારેચાચરમ રેડુમ ।	૧૧/ ૬૫ : શારેચાચર રેડુમ વિડાચરમ ।
૮૦/ ૭૮ પુ(ધાર) રેડુમ ।	૧૨/ ૬૬ " " કદમ(ખાચરો)-
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૮૨/ ૮૦ અણામ-રિદે રેડુમ મણદર-રેડુમ	
૮૩/ ૮૧ બાચાચર " બાચાચર " ૧/ ૬૭ " " રેચાચર(મરના) ।	
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૮૬/ ૮૪ : બારી(ખાચર) ચરમ (મે) -	શાકરો પુલન ।
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૮૮/ ૮૬ : બારી(ખાચર) ચરમ (મે) -	૨૨/ ૭૦ મણાચર-મણાચર (મે) (ખાચર) ।
૮૯/ ૮૭ : બારી(ખાચર) ચરમ (મે) -	૨૩/ ૭૧ બાચાચર-રેડુમ બાચાચર વાંટું
૯૦/ ૮૮ : બારી(ખાચર) ચરમ (મે) -	૨૪/ ૭૨ અણાચર-બાચાચર (ચાચર) ।
૯૧/ ૮૯ : બારી(ખાચર) ચરમ (મે) -	૨૫/ ૭૩ અણાચર-બારી-રેડુમ અણાચર(મરના) ।
૯૨/ ૯૦ : બારી(ખાચર) ચરમ (મે) -	૨૬/ ૭૪ બાચાચર-રેડુમ બાચાચર(મરના) ।
૯૩/ ૯૧ : બારી(ખાચર) ચરમ (મે) -	૨૭/ ૭૫ રેચાચર-રેડુમ ।
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૧૦૦/ ૯૮ : બારી(ખાચર) ચરમ (મે) -	૩૪/ ૮૨ રેચાચર-રેડુમ (ચાચર) વાંટું ।

















1100/04/27/10th MARCH 1953

NOTICE CALLING  
Imphal, the 27th Feb/53

NO.1348/mst/53. The present schedule of rates for hiring out load trucks on Imphal-Moroh route has been revised and it will have effect from the 1st March, 1953.

1. Imphal to Moroh ..... Rs 120/- (one hundred twenty) per load per round trip.
2. (a) Imphal to Tanoupai ..... Rs.65/- (sixty five) per load per round trip.

(b) An additional sum of Rs.3/- (three) per load will be charged for intermediate places between Tanoupai and Moroh over and above the freight given in 2.(a). Detention of vehicle for reasons not attributable to the fault of the vehicle for more than 24 hrs calculated from the placement of the vehicle at the disposal of the indenter at Imphal Office will be charged at Rs.10/- per day or fraction of a day.

M.G.SINGH  
Manipur State Transport, Imphal.

Imphal the 16th March 1953.

Sealed tenders for the purchase of furniture will be received by the undersigned upto 19th March 1953 at the Office of the Government Press. Tenders will be opened by the undersigned before the tenderers. There is no obligation to accept the lowest tender. The successful tenderer will have to deposit security of Rs.25/- before signing the contract. The tenderer should supply the furniture within a week.

1. One ordinary dining table or other table 7½' x 6½' x 1½'
2. One table 4' x 2½'
3. One office chair

Further particulars may be obtained from the office during the office hours.

G.H.SINGH  
SUPERINTENDENT GOVERNMENT PRESS,  
IMPHAL.

Imphal, the 5th March 1953.

No. CP/111/7/52. A notice is invited for the posts of 8 Village level workers for the Thoubal Taluk at the rates of Rs.45/- to Rs.75/- with usual dearness allowance. None need apply who are students of any Government or University.

Applications should be submitted to the Project Executive Officer of the 25th March at 12 noon at the Community Project Office, Thoubal at their own cost. No formal notice will be issued to the candidates.

Selected candidates should be ready to undergo training outside Manipur at any time whenever they are directed to report at any place in the Thoubal Tahsil.

Applications should be submitted:-

- (i) Full name, (ii) Present address, (iii) Age on the 1st April 1953 (iv) Date of birth by Christian era which should be accompanied by school certificate or its equivalent, (v) Nationality or Community, (vi) Academic qualification, (vii) Previous experience if any and (viii) Present occupation if any.

Will be received by the undersigned upto 20th March 1953.

Candidates who are already in Government service must apply through proper channel.

R.S.SINGH.  
Project Executive Officer.



